

Our terms and conditions are divided into the following two areas:

General terms and conditions for **rental** (item A) and for **sale of goods** (item B).

Below are the conditions for your information, whereby the terms and conditions valid at the time of signing the contract apply in each case.

A. Terms and Conditions - Rental and Service (as of May 2018)

1. General

1.1. The following general rental conditions shall form part of all rental agreements and rental offers of the company **Jäger Group, Proprietor Marvin Jäger and Jäger GmbH & Co. KG** (hereinafter called **lessor**) and shall apply as amended, including all future contracts between the lessor and the contracting party of the lessee, hereinafter referred to as "**lessee**".

1.2. Agreements deviating from these general rental conditions require the express written confirmation of the lessor. Conflicting terms and conditions of the lessee are expressly excluded.

1.3. The offers of the lessor are non-binding, unless they are expressly designated as binding. A contract comes into force only upon signing a binding offer which has not been altered by the lessee and arriving in time at the lessor (within the period of validity). A contract also comes into force upon a written order confirmation or upon transfer of the rented goods by the lessor and/or the beginning of the services.

1.4. Offers, conceptions, bill of materials, technical sketches, plans and other compiled contents from the lessor are subject to copyright. Transfer of such to third parties is only permitted with the written consent of the lessor. Violations thereof could result in civil and/or criminal penalties.

1.5. The lessee agrees to the storage of relevant data by the lessor. This data will not be disclosed to third parties.

2. Rental Objects / Services

2.1. The subject matter of the contract are the individual devices and systems for rent or for sale/usage and/or orders for work performed by technicians and/or other services listed in the order confirmation or in the delivery note.

2.2. The lessor reserves the right to replace the aforementioned devices by other functionally identical devices.

3. Rental Time and Rental Fee

3.1. The rental period is normally calculated per day (11 am to 11 pm the following day). Started days count as a full day. The minimum rental period is one day. The rental period begins on the agreed date of delivery and/or the time of delivery from the warehouse of the lessor and ends at the agreed time for return delivery to the warehouse as stated in the order or delivery note.

3.2. The rented items are offered by the lessor at the warehouse, Deisenfangstrasse 37-39, 88213 Ravensburg, between 09:00 and 17:00, in a condition suitable for the contractually intended use for the duration of the agreed rental period.

3.3. The rent is based on the current, valid price list and is payable regardless of whether the devices were actually used or not. Premature return of the equipment shall not result in a reduction of the rent.

3.4. Unless otherwise agreed, all listed prices are strictly net prices plus the applicable VAT at the time of signing the contract ex warehouse of the lessor.

4. Shipping and Transfer of Risk

4.1. The shipping / transport of the equipment takes place at the expense and risk of the lessee on the shipping route chosen by the lessee, unless the lessee expressly requests a certain delivery method. The costs of transport insurance arranged at the lessee's request shall be borne by the lessee.

4.2. The transfer of risk occurs ex warehouse of the lessor, even if the transport is performed by the lessor.

4.3. By accepting the equipment, the lessee confirms its perfect condition, function and completeness. Required and/or requested accessories are included. The lessee has the opportunity to check this until the time of the transfer of risk.

4.4. If a defect cannot be detected upon delivery or if a defect only becomes apparent later, the lessee must notify the lessor immediately and in writing (e.g. by e-mail). Otherwise the condition of the rented items shall be deemed to be free of defects.

5. Use of the Rental Property

5.1. The lessee agrees to treat the rented property carefully and appropriately. He must carefully observe all obligations related to the possession, use and receipt of the rented item. The manufacturer's maintenance, care and operating instructions as well as the lessor's recommendations for use must be followed. The lessee acknowledges that he or one of his representatives is familiar with the proper use of the rented item. In particular, the relevant regulations for events must be observed (e.g. accident prevention regulations, regulations issued by the employers'

liability insurance association, ordinance on places of assembly, etc.).

5.2. If the lessee has not booked service staff, he must carry out all necessary care and maintenance measures professionally and at his own expense.

5.3. The lessee must ensure a trouble-free power supply. The lessee is liable for damages resulting from power failures, interruptions or fluctuations. Even a power distribution system installed by the lessor does not exempt the

lessee from this liability.

5.4. The rented equipment is and remains the property of the lessor. The lessee is obliged to protect the rented objects against loss and damage. Subletting of the equipment is not permitted. The lessee must have the equipment in his immediate possession and use it only at the agreed locations.

5.5. The serial numbers, manufacturer's labels or other identification marks attached to the rented object may not be removed, concealed or distorted in any way. The lessee will allow the lessor to check the equipment at any time.

6. Objects Rented Long-term

6.1. If the rental period is longer than 3 months (items rented long-term), the following supplementary provisions shall apply

- The contractual party is obliged to maintain and/or repair the rented objects during the entire rental period.
- During this period, the customer must arrange for technical inspection and / or maintenance at his own expense.

6.2. If the rented items are returned without having performed the recommended works as described in 6.1. a) and b), the contractor is entitled to charge the customer for these inspection and maintenance services.

6.3. In the case of long-term rentals and/or fixed installations of rented objects, an additional written agreement on the conditions will be made between the contractual parties.

7. Liability of the Lessee

7.1. The renter is liable for all damage (e.g. loss, theft, defects caused, transport damage, personal injury, fire and water damage, faulty power supply, weather, dirt, etc.) to the rented equipment and accessories caused by him, his guests or third parties during the rental period - even through no fault of his own. Also, any damage caused accidentally or due to force majeure shall be paid by the lessee.

7.2. In the event of a total loss or disappearance, the lessee shall repay the replacement value plus procurement costs, regardless of the current market value and of whether he is personally responsible for the loss or damage.

7.3. Should the rented object or a part of it be stolen, the lessee is obliged to notify the police immediately and to inform the lessor.

7.4. In case of a defective return, speakers, lamps, sound and video heads will be billed to the lessee at net cost.

8. Insurance / Permits / Legal Provisions

8.1. The lessee is obliged to insure properly and adequately any risk associated with the respective rented objects (loss, theft, damage, liability). At the lessee's request, the lessor must provide corresponding proof of insurance.

8.2. The lessee is responsible for obtaining the necessary permits, concessions, GEMA applications, building approvals, etc. as well as assuming their costs.

8.3. The lessee shall ensure compliance with all statutory regulations. Please note that the operator of an event venue must appoint a qualified person responsible for the technology in accordance with the Assembly Venue Ordinance. This is not automatically provided by the lessor, even if the lessor has its own service staff.

9. Liability of the Lessor / Compensation for Damages

9.1. The lessor is only liable for the functional condition of the equipment up until the time of the transfer of risk.

9.2. The lessor shall be liable for delayed or non-performed services as well as for damage to property, personal injury, or financial loss which may result from the use of the rental equipment only if there is willful intent or gross negligence.

9.3. The lessor shall not be liable for any damage caused by exceeding the permissible sound levels.

9.4. Liability for consequential damages resulting from a performance default as well as from the malfunction of the rented object when coupled with third-party equipment is excluded.

9.5. In the event of service disruptions, the lessee is expected to contribute within the scope of his possibilities and to keep possible damages to a minimum. The lessor must be notified immediately of any defects in the rental equipment. The lessor shall be given the opportunity to fix the defect in the rental equipment or to provide similar rental equipment. If the lessee fails to report a defect immediately, there is no entitlement to a reduction.

9.6. Performance disruptions do not exempt the lessee from complying with the obligations in the rental agreement, in particular with the payment of the rental price.

9.7. If the lessee has modified or tampered with the rented object, it will void the warranty due to a flaw in such object. If the lessee requests an inspection of the rented object and no defect is found, the lessee must reimburse the expenses incurred by the lessor.

9.8. The lessee agrees to exempt the lessor of any third-party claims raised against the lessor arising from or in connection with the equipment rental. The right of exemption against the lessee also includes any costs incurred by the lessor for the defense against third-party claims.

9.9. A justified claim for damages by the lessee is limited to the amount of the rental price. Further claims of the lessee exceeding this amount are excluded.

9.10. All of the lessor's disclaimers shall also apply to third parties. Claims are settled exclusively on the terms and conditions of the lessor.

10. Services

If the contract includes services such as installation, technicians and/or other personnel, dismantling, delivery etc., the following agreements shall also apply:

10.1. The lessee must ensure that necessary transport vehicles can drive through smoothly and make deliveries without problems. Likewise, corresponding parking facilities must be made available for the duration of the

contract. All costs incurred, even if these have not been solicited by the lessor, shall be borne by the lessee.

10.2. The catering of the staff must be provided by the lessee. If this is not done, a flat rate catering fee of EUR 25.00 per person per day will be charged.

10.3. If a daily flat rate is set for the staff, it is understood to be for a period up to maximum of 10 hours. If overtime is also incurred, it will be calculated at 1/10 of the daily rate plus an overtime surcharge.

10.4. The lessee must ensure that the rental equipment and staff are supervised and protected throughout the entire period. This also applies to set-up, rehearsal, event and dismantling times, non-usage times and nights. The lessor's staff will not assume this supervision.

10.5. The lessee assumes full responsibility for the fastening points designated by the lessor for mounting suspended structures, even if these have been designated to the lessee by third parties. The lessee is liable for any damage caused by insufficient load-bearing capacity.

10.6. The lessee shall provide a competent and authorized contact person during the entire project period. It must be possible to communicate with this person in German without any problems.

10.7. Installation and operation of the equipment shall take place in accordance with local conditions, technical possibilities and the instructions given by the management of the event location. Agreed assembly and dismantling times are only approximate.

10.8. If services are provided outside a radius of 50 km from the lessor's location, overnight accommodations as needed must be provided for each person (single room).

11. Cancellation / Termination

11.1. The lessee has the right to terminate a rental contract in accordance with the following provisions (cancellation). The notice of termination must be submitted to the lessor in writing.

11.2. In the event of a cancellation within two days before the start of the rental period, the amount of the payable fee shall be decided. In case of an early cancellation, however, the fee will be reduced as follows:

up to 30 days before the start of the rental period 30 % of the total fee

up to 14 days before the start of the rental period 40 % of the total fee

up to 7 days before the start of the rental period 50 % of the total fee

up to 2 days before the start of the rental 80 % of the total fee

The obligation to pay damages will be dropped insofar as the lessee proves that the lessor has incurred no damage or only minimal financial damage.

11.3. The date of the cancellation is determined by the receipt of the termination letter from the lessee.

11.4. The lessor can terminate a contract without notice if (i) the economic situation of the lessee deteriorates substantially, if (ii) the lessee does not use the rented objects as specified the contract, if (iii) the lessee defaults on payments of the rent, or (iv) in the event of force majeure that makes the provision of services by the lessor impossible.

12. Delivery

12.1. The agreement of a rental date is subject to timely delivery. If compliance with the rental date becomes impossible due to circumstances for which the lessor is responsible, the lessee may withdraw from the contract. The enforcement of claims for damages is excluded.

12.2. Partial deliveries and partial services are permitted.

12.3. Unforeseen events for which the lessor or its suppliers are not responsible such as strikes, lock outs, accidental damages, breakdowns, official orders, difficulties in procuring materials, etc., entitle the lessor to withdraw from the rental agreement or to postpone the start of the rental period for the duration of the interruption and to the exclusion of claims for damages by the lessee.

13. Return of the Rented Item

13.1. The lessee must return the rental equipment to the lessor immediately after the expiration of the rental period, at his own expense and risk.

13.2. The rented items are to be returned complete, organized and clean. The obligation to return also applies to defective rental equipment.

13.3. If the arrival of the equipment at the lessor is delayed beyond the originally planned rental period, the rental price will be recalculated accordingly. A full day's rent will be charged at the start of each day according to the current price list. In case of a late return, the lessee must also compensate the lessor for any resulting damage.

13.4. If the rented item is not returned in proper condition, the lessee shall pay the lessor the full rental charge for the time required for maintenance, without prejudice to further claims for damages.

13.5. If the lessee waives his right to participate in the inventory of the rented object upon return, he acknowledges and accepts the inventory prepared by the lessor.

13.6. With the return of the rented object, the lessor does not confirm that it has been handed over free of defects. The lessor reserves the right to do an in-depth inspection within two working days.

14. Terms of payment, Default of payment

14.1. In general, the rental fee is due when the rented item is handed over to the lessor. Unless otherwise agreed, invoices are payable immediately upon receipt without deductions.

14.2. Invoices are issued electronically (pdf); if postal delivery of invoices is desired, this must be communicated when the order is placed. A net amount of EUR 5.00 will be charged for this service.

14.3. If the rental period exceeds 8 days, the lessor is entitled to issue interim invoices, even if this has not been expressly agreed.

14.4. The lessor is entitled to demand a deposit and advance payment of his choice from the lessee, even if this has not been expressly agreed.

14.5. Default occurs after the due date without further reminder.

14.6. In case of a late payment, the lessor can prohibit further use of the rental object and demand its immediate return.

14.7. In case of late payment, the lessor can demand reminder fees to cover expenses and efforts as follows: 1st reminder EUR 5.00, 2nd reminder EUR 7.50, 3rd reminder EUR 9.00; in addition, the lessee can demand interest on arrears.

14.8. The lessee may only charge or exercise the right of retention against the claims of the lessor if the counterclaim is undisputed or legally binding.

14.9. Place of fulfillment is 88212 Ravensburg

14.10. The court of jurisdiction is Ravensburg, as far as legally permissible. The law of the Federal Republic of Germany applies.

14.11. Should individual provisions of the contract not be legally effective, the validity of the remaining provisions shall remain unaffected. The invalid provision shall be replaced by a valid one that comes closest to the intended purpose.

14.12. For the sale of goods, our General Terms and Conditions of Sale also apply.

B. General Terms and Conditions of Sale (as of May 2018)

1. General

1.1. Our General Terms and Conditions (GTC) shall be deemed accepted at the latest upon receipt of the goods or services; conflicting business or purchasing conditions are hereby rejected. Our GTC also apply to all future business relations, even if these are not agreed upon again.

1.2. The latest version of these General Terms and Conditions always applies. The customer, hereinafter also referred to as "**buyer**", should request the latest version of the General Terms and Conditions before signing the contract.

1.3. Deviations from these GTC are only effective if the seller confirms this in writing.

1.4. Customer data is stored in computer systems in accordance with the Data Protection Act for business operations and are not disclosed to third parties.

1.5. The "General Rental Terms and Conditions" also apply to the "Rental & Service" division.

2. Quotation and Contract

2.1. Unless otherwise agreed in writing, the seller's quotations are always non-binding and subject to change.

2.2. Concluded contracts shall become binding and legally valid for both parties upon receipt of the written order confirmation, at the latest upon the delivery or service. Supplements, deviations or ancillary agreements must be made in writing. Even in the case of a verbal agreement, the requirements of written confirmation cannot be waived.

2.3. The withdrawal of a purchasing contract on the part of the customer, even for important reasons, is excluded for special articles, spare parts, and express deliveries. Exception: 2.6.

2.4. For concluded contracts, the refusal to accept a delivery or subsequent deliveries is not permitted. Returns and exchanges are excluded. Exception:

2.5. If the seller, in agreed cases, accepts to take back the goods, he is entitled to charge a take-back fee of EUR 15.00 plus any incurred expenses and processing charges. Returns are subject to prior agreement and are to be delivered freight prepaid and in the original packaging to the seller. In case of visible signs of use, the seller reserves the right to make additional deductions. Exception: 2.6.

2.6. If the buyer is a private person (consumer according to BGB), the following terms apply: You can return the goods no questions asked within two weeks by sending them back to us.

The period begins at the earliest upon the receipt of goods and the instructions on the return. Only in such cases where the goods cannot be shipped as a parcel (e.g. bulky goods), can you request to have them taken back in writing, e.g. by letter, fax or e-mail. Timely dispatch of the goods or the request to take them back shall suffice to comply with the deadline. In either case, the return is at our expense and risk. The return or the request to take back the goods must be sent to: Jäger GmbH & Co. KG, Zuppingerstrasse 14, 88212 Ravensburg or Deisenfangstrasse 37 to 39, 88212 Ravensburg. Consequences of a return: In case of a valid return, the services received by both parties must be refunded and any derived benefits (e.g. benefits of usage) must be surrendered. In the event of deterioration of the goods, compensation may be claimed.

This does not apply if the deterioration is exclusively due to the examination of the goods - as it would have been possible for you in a shop, for example. By the way, you can avoid the obligation to pay compensation by not using the goods as if they were your property and by refraining from doing anything that could diminish their value.

3. Prices

3.1. All prices are in EUR and - unless otherwise indicated - net plus the applicable VAT. The prices quoted to private individuals (consumers according to

the German Civil Code) as well as those in our list of second-hand goods include the applicable VAT.

3.2 Price changes, misprints and errors excepted. The prices quoted in the seller's order confirmation are decisive. Additional deliveries and services will be charged separately.

3.3. Unless otherwise indicated, the seller is bound by the prices contained in the offer for 14 days from its date.

3.4. Unless otherwise agreed, prices are ex Ravensburg warehouse. The goods will be dispatched at the request of the buyer. Costs for transport and transport insurance shall be borne by the buyer.

3.5. A discount is granted only by agreement and is subject to the condition that the buyer's account does not have any unpaid invoices. Only the value of goods without freight is eligible for discounts.

4. Terms of Payment

4.1. Unless otherwise agreed, the delivery or service provision takes place subject to cash on delivery, prepayment or cash.

4.2. Invoices are issued electronically (pdf). If a postal invoice is requested, this must be communicated when the order is placed. An amount of EUR 5.00 net will be charged for this service.

4.3. In case the buyer defaults in payment, the seller is entitled to charge interest on arrears. These are based on the current average interest rates of the banks and are estimated at 11 % p.a.

4.4. The buyer is not entitled to withhold payments due to warranty or other claims or to offset the purchase price for non-recognized counterclaims. Offsetting of counterclaims is only permitted if it has been acknowledged by the seller and due for payment or is legally binding.

4.5. In case of payment difficulties on the part of the buyer, in particular late payment, return of direct debits or non-payment of a check, the seller is entitled to demand payment of all outstanding invoices, including deferred invoices. Furthermore, the seller is entitled to carry out further deliveries and services only against prepayment. This does not entitle the buyer to refuse acceptance; the purchase contract also remains in force.

4.6. Payments are to be made in a manner that is free of charges for the seller. Any costs incurred for the return of debit notes or checks will be charged to the customer plus a processing fee of 10.00 EUR.

4.7. By waiving Sections 366, 367 BGB (German Civil Code) and despite other provisions of the buyer, the seller determines which claims are fulfilled by the payment of the buyer.

5. Delivery and Service

5.1. Delivery is ex warehouse Ravensburg at the expense of the buyer. This applies both to the main delivery and to all subsequent deliveries.

5.2. Delivery dates stated by the seller are not binding, unless otherwise agreed.

5.3. In case of delays in delivery and service due to force majeure and events which make delivery or service considerably more difficult or impossible for the seller - including, for example, difficulties in procuring materials, operational disruptions, strikes, lock-outs, shortage of personnel, insufficient means of transport, official orders etc. - even if they happen to the seller's suppliers, the seller is not responsible for stipulated and binding deadlines and dates. They entitle the seller to postpone the delivery or service for the duration of the impediment plus a reasonable start-up time, or to withdraw in whole or in part due to the part not yet fulfilled.

5.4. Should these delays last longer than 8 weeks, the buyer is entitled to withdraw from the contract in writing with regard to the part yet to be fulfilled after setting a reasonable grace period in writing.

5.5. If the seller is in default due to non-compliance with binding deadlines and dates, a claim for damages on the part of the buyer is excluded, unless the

delays are due to gross negligence or willful intent on the part of the seller or his vicarious agents.

5.6. The seller is expressly entitled to make partial deliveries or partial services at any time.

6. Shipping, Transport Insurance, and Risk Transfer

6.1. Delivery from the Ravensburg warehouse is at the recipient's risk. This applies both to the main delivery and to all subsequent deliveries.

6.2. The buyer chooses the shipping method; if the buyer does not expressly specify it, the selection is made by the seller at his discretion. In case of goods which, due to their nature, require special transport, the seller is entitled to select the type of shipping method.

6.3. The delivery or service shall be deemed fulfilled as soon as the goods have been handed over to the carrier or have left the warehouse for shipping. If shipping becomes impossible through no fault of the seller, the risk shall pass to the buyer upon notification of readiness for shipment.

6.4. At the request of the buyer, the seller shall take out transport insurance prior to shipping the goods. The buyer must immediately check the merchandise for any damages in transit and immediately notify the carrier and the seller in writing of any such damage by preparing a damage report. The recipient is responsible for observing the reporting deadlines of the carrier. The seller assumes the handling with the transport insurance and allows the buyer to receive its payments. The seller is entitled to offset his own claims against the buyer.

6.5. When shipping fluorescent tubes and neon, most carriers, transport insurance as well as the seller assume no liability.

7. Reservation of Proprietary Rights

7.1. All deliveries are made exclusively under extended reservation of title. Until the buyer has paid in full all of the seller's claims, the ownership of the delivered goods remains with the seller, also in case of further processing or transformation (reserved goods).

7.2. If the (co-)ownership of the seller expires due to combination, it is already hereby agreed that the (co-)ownership of the buyer in the uniform object is transferred proportionately (invoice value) to the seller. The

buyer shall keep the (co-)ownership of the seller free of charge. Goods to which the seller is entitled to (co-)ownership shall subsequently also be referred to as reserved goods.

7.3. The buyer hereby assigns to the seller his claims from the resale of the reserved goods as well as for other legal reasons (insurance, tort), even in the case

of further processing. At the request of the seller, the buyer must inform the seller of the debtor of the assigned claim within 8 days (amount, due date, address, etc.) and inform the debtors of the assignment. The buyer also authorizes the seller to inform the debtors of the buyer of the assignment of the claim.

7.4. Pledging or transferring ownership by way of security of the reserved goods is not permitted and may have criminal consequences.

7.5. In case of access by third parties to the reserved goods, the buyer must indicate the seller's proprietorship and inform the seller immediately. Costs and damages are borne by the buyer.

7.6. In case of breach of contract by the buyer, in particular default of payment, the seller is entitled to reclaim of the goods. However, this reclaim shall not be deemed a withdrawal from the contract.

7.7. Until all claims to which the seller is entitled against the buyer for any legal reason have been settled, the seller is granted securities which he will release upon request at his discretion as soon as the value exceeds the claim by more than 30%.

8. Warranty

8.1. The seller guarantees that the products are free of manufacturing and material defects, unless these were notified to the buyer before signing the contract. Unless otherwise agreed, the statutory warranty period shall apply. The warranty begins with the delivery date. If the buyer is not a private person (consumer according to the German Civil Code (BGB)), no warranty is granted for second-hand goods sold.

8.2. Lamps and goods marked as "defective" are excluded from the warranty. The warranty also expires in case of tampering with the objects, unusual or abnormal use, non-compliance with operating or maintenance instructions, or the use of consumables that do not comply with the original specifications.

8.3. Visible defects must be reported in writing immediately after delivery, at the latest after 2 days; hidden defects must be reported immediately after discovery. Transport damage is not covered by warranty; the carrier is usually liable in this case.

8.4. In the event of a notice of defects from the buyer, the buyer must deliver the defective goods to the seller. Transport is at the buyer's risk. The goods must be carefully packed and sent freight-paid to the seller.

8.5. At the discretion of the seller, the buyer receives reparation of the defects (rectification), exchange, or a credit note for the goods. The goods can also be exchanged for other goods of the same kind and quality. If three attempts at rectification fail after a rea-

sonable period of time, the buyer may, at his discretion, demand a reduction of payment or cancel the purchase contract.

8.6. The warranty period is not extended by a warranty service, this also applies for exchanged, replaced, or repaired parts.

8.7. Repairs that are not covered by the warranty will be charged for. Cost estimates will be charged, even if the repair is not carried out at the customer's request. In the case of returns of goods which do not show any defects, any inspection costs incurred will be charged.

9. Limitations of Liability and General Information

9.1. The seller makes explicit reference to the special safety guidelines and regulations applicable to assembly, installation and operation in public buildings, stages or assembly facilities, in particular for expert inspections. The buyer is responsible for informing himself about these safety guidelines and regulations, observing them and carrying out assembly, installation, operation and acceptance in accordance with these safety guidelines and regulations. It is the responsibility of the buyer to inform his customers of these safety guidelines and regulations, as well as to impose regulations applicable to assembly, installation, operation and acceptance by experts on his customers.

9.2. The delivered goods may only be used for the specified purpose. If there are any doubts about the intended purpose of the goods, these must be clarified with a competent specialist or with the seller.

9.3. Buyer's claims for damages due to positive breach of contract, negligence in contract negotiations and tortious acts by the seller are excluded, unless they are based on willful intent or gross negligence.

10. Miscellaneous

10.1. The law of the Federal Republic of Germany applies to all legal relationships between seller and buyer. The place of jurisdiction is, as far as legally permissible, 88212 Ravensburg, place of performance is 88212 Ravensburg, Zuppingerstraße 14.

10.2. Should individual provisions of the contract not be legally effective, the validity of the remaining provisions shall remain unaffected. The invalid provision shall be replaced by a valid provision that comes as close as possible to the intended purpose.