

General Terms and Conditions

§ 1. Scope

The business relationship between DESEO IT Services GmbH, FN 390741w, Dechant-Thaller Str. 34b, 8430 Leibnitz, Austria, hereinafter referred to as DESEO, and the user with regard to the OT Experts forum is subject exclusively to the applicable version of the following terms and conditions.

§ 2. Registration

Any user who wishes to use the services of this forum must register. By registering the user accepts these general terms and conditions.

A registered user may delete his registration at any time and DESEO is entitled to delete a registration without giving reasons.

In such cases the user's profile will be deactivated, the user shall no longer be able to log in, and the user's profile will no longer be displayed. Forum entries will however remain in an anonymised form.

§ 3. Obligations of the user

The user may only enter content in the forum which does not infringe any rights of third parties, in particular copyright, rights of use or exploitation, trademarks and the like.

The user may not enter any other illegal content, or links to such content.

The forum is not moderated by DESEO. If content that contravenes the above rules is reported to DESEO, DESEO has the right to remove the affected content immediately.

§ 4. Granting of rights

By posting content the user assigns to DESEO the free right to use such content for an unlimited period, including the right to process, distribute and publish the content.

DESEO shall retain these rights even after the contract is ended by termination in any form.

§ 5. Disclaimer

DESEO only makes the forum available to its users. The content of the forum is not created by DESEO and DESEO is not responsible for the content of the forum. DESEO is not liable for the accuracy or completeness of the content. Any liability which may nevertheless apply shall be limited to intent and gross negligence.

§ 6. Warranty

DESEO does not guarantee that the forum will be free from technical defects and that the forum and its content will be constantly available, or that the content will be presented completely and accurately.

§ 7. Final provisions

Amendments and supplements to these general terms and conditions must be in writing to be valid, which also applies to any waiver of the written form requirement. Verbal agreements are invalid.

Should one or more provisions of these terms and conditions be invalid, this shall not affect the validity of the remaining provisions. The parties agree to replace the invalid provision by a valid one which comes closest to the intention of the invalid provision.

Autonomous Austrian law shall apply.

The agreed place of jurisdiction is Leibnitz in Austria.