VAT Identification Number Register related to the European General Data Protection Regulation (GDPR)





Dear Sir/Madam.

In accordance with the new European General Data Protection Regulation GDPR, which came into force on May 25, 2018, we are obliged to inform you of the data we have stored in our VAT Register about your company:

DELENS OF THE RESIDENCE AND ADDRESS OF THE PROPERTY OF THE PARTY OF TH

Consequently, we kindly ask you to verify the data of your company and to inform us of your VAT Identification Number. Should the information we dispose of be incorrect or incomplete, you have the opportunity to correct or complete your data on our website www.v-r-e.eu, menu item: "registration". You will not incur any charges for this!

VAT Identification Number Register will update your company's data upon receipt of your information. Please verify the accuracy of your data on page 2 and ensure it is approved. It will be used for a chargeable entry that is graphically designed with many features in the VAT Identification Number Register, which contains exclusively company data issued and confirmed by corporate clients and that is therefore more reliable than it is common on the Internet. Data containing exclusively private information, will not be registered. In case that you have been contacted erroneously, we kindly ask you to inform us accordingly should you not want to be registered. VRE published by Your Business at Net GmbH is not affiliated with any organization or institution of the European Union or Commission.

VAT identification Number Register related to the European General Data Protection Regulation (GDPR)

* This letter has been generated electronically and therefore bears no signature.



VAT Identification Number Register related to the European General Data Protection Regulation (GDPR)



Please check the company details below and confirm the correctness of this data and correct or amend it if necessary, as well as the order to register your company.

Corrections or sup	plements of	fyour	company data
--------------------	-------------	-------	--------------

Company name

Street / Number / PO BOX

Postal code / City

Telephone / Fax

Website / Email

Trade

Your current stored data

OF THE CANADA THAT CANADA IN

AS RAMSHADE III WEST KAN MODESZAND

TH 355504370

TO SERVICE OF THE PROPERTY OF THE SERVICE OF CERCOTHANGER 14 ACRETICATORIA INTO E DEI

Additional company information

VAT Identification Number

NL

Managing Director

Number of employees

Increase the number of clicks to your website, boost your profit and leave your competitors behind

Your company is presented efficiently so that your target customers can find YOU fast

Advantages:

- target-oriented
- cost efficient marketing strategy
- increased website activity

Order: We hereby confirm the accuracy of our company's data as per the information given above and we hereby place an order with Your Business at Net GmbH (Publisher) to publish them in a graphically highlighted form on www.v-r-e.eu according to the general terms and conditions printed overleaf. We accept the advertisement's annual costs of 711,- Euro, which are payable in advance upon receipt of the invoice. We acknowledge that the contract is valid for the next three years and subsequently will be automatically extended annually unless we provide a written notice requesting termination of the contract, this being no later than three months before the expiration of the contract's term. We are only able to revoke the contract by registered letter within fourteen days of the order date; whereby the date of postage is decisive. We authorize the Publisher to use contents found on our website for the layout of our insertion. We acknowledge Hamburg as place of performance and jurisdiction and that German law is solely applicable. We confirm that prior to this order placement we had no business relationship with the Publisher. We agree that our company's data will be stored electronically. We can find the new General Data Protection Regulation(GDPR) on www.v-r-e.eu/dataprotection.

Important: Please confirm the accuracy of your company's data with your legal signature -

Legally binding signature / stamp

Date / City

General Terms of Business and Payment:

- 1. These Business Terms apply exclusively to all orders placed with Your Business at Net GmbH (hereinafter: publishing house). Deviating agreements require the explicit written confirmation of the publishing house. The contractual agreement is already concluded with the sending of the signed order form (application for entry) to the publishing house, even if submitted after the "deadline for submission" (can also be sent by email) provided that it is not revoked in writing by registered letter within two weeks after the order has been placed (the date of the postal stamp counts).
- 2. The publishing house reserves the right to accept or refuse advertisements requested by the customer and to decide on the position as well as on the attribution to a line of business. The customer is exclusively responsible for the timely delivery of accurate details and documents for the publication of the advertisement. If details are not sent within four weeks after the order has been placed, the advertisement will be designed by the publishing house according to the available documents. The advertisement will continue to be published in the same form unless otherwise reported to the publishing house. The customer is responsible for a timely notification of changes. Correction proofs will only be sent upon request. If a proof of the advertisement is submitted to the customer, however not returned by the customer within the deadline, it shall be considered confirmed.
- 3. In case of an incorrect or incomplete publication of the data, partial or full non-inclusion of the advertisement for which an order was placed or with false classification caused by the publishing house, the customer is entitled to request a change within two weeks without further costs (subsequent improvement) and a reasonable reduction of price. Liability of the publishing house beyond this, in particular for claims and/or for damages, is excluded, provided there is no wilful intent or gross negligence.
- 4. Stated prices apply respectively to one advertisement unless not explicitly otherwise stated. The prices are to be paid annually with perennial contracts. The advertisement price is due and payable within 15 days after the invoice date. Should the consumer price index for Germany, as officially determined by the Federal Statistical Office (VPI 2005=100), increase or be reduced in the future, as of the due date of the invoice, by more than 5% compared with the status upon conclusion of the order, then the price shall be changed at the same percentage. If the price was adjusted owing to the aforementioned clause, the clause will be applicable once again provided the index has changed by more than 5% upwards or downwards compared with the last adjustment. We hereby agree to the cost of the advertisement, 711,—EUR p.a., and agree that the publishing house reserves the right to select the currency of the invoice.
- The publishing house reserves the right to publish information on other domains, data carriers or using other media according to the technological development. The right of the publisher to assign this order with all its rights and claims to third parties at any time is recognised herewith.
- If you do not wish any publication of your data, please do so on: www.v-r-e.eu/blocking_data
- 7. The publisher reserves the right to publish client's information in accordance with technological developments on other data carriers or by way of other media. In compliance with the new GDPR General Data Protection Regulation, the publisher precautionary points out that for the purpose of compiling the register all data will be stored electronically.
- Verbal agreements with employees or authorised agents of the publishing house require a written confirmation of the publishing house in order to be valid.
 Should individual clauses of this contract be or become legally invalid in full or in part, this shall have no effect on the validity of the remaining contract.
- German law is applicable. The exclusive place of jurisdiction and place of performance is Hamburg as the registered seat of the publishing house. The
 publishing house reserves the right to take legal action at the general place of jurisdiction of the customer.
- The customer declares that he agrees that the entire correspondence, even if conducted by third parties on his behalf, will be answered in English or German.