



Version: February 1st , 2023

Client's use of the Services is subject to Client's compliance with these Country Specific Terms and Conditions. These Country Specific Terms and Conditions applies for a particular country solely to the extent Client is located, domiciled in such country.

1. Germany

Haftung. Zusätzliche Verpflichtungen

1.1.1 Die CM.com Germany GmbH allein haftet für Schäden, die durch ihren Vorsatz oder ihre grobe Fahrlässigkeit oder den bzw. die ihrer Vertreter und Unterauftragnehmer verursacht werden, und, falls die Schäden nicht vorsätzlich verursacht wurden, nur für solche, die für die CM.com Germany GmbH vorhersehbar sind.

1.1.2 Erleidet die CM.com Germany GmbH einen Schaden, weil der Kunde gegen eine Verpflichtung aus dem Vertrag, diesen allgemeinen Geschäftsbedingungen oder den Verhaltenskodizes verstößt, ist der Kunde verpflichtet, der CM.com Germany GmbH den daraus resultierenden Schaden zu ersetzen.

1.1.3 Die in diesem Abschnitt genannte Haftungsbeschränkung entfällt jedoch, wenn und soweit der Schaden auf Vorsatz oder grobe Fahrlässigkeit des Verpflichteten zurückzuführen ist, sowie bei Schäden an Leben, Körper und Gesundheit oder im Falle der gesetzlichen Produkthaftung (gemäß dem Produkthaftungsgesetz).

1.1.4 Der Kunde kann dem Kauf von Beta-Releases von Diensten zustimmen (d. h. Diensten in Entwicklung, die noch nicht ihre endgültige Form haben, Beta-Stufe). Diese Dienste können einige Unregelmäßigkeiten aufweisen, die noch behoben werden müssen. Da der Kunde einen Beta-Release eines Dienstes akzeptiert hat, kann die CM.com Germany GmbH nicht für Verluste oder Schäden aufgrund dieses Dienstes haftbar gemacht werden.

1.1.5 Es entsteht kein Anspruch auf Entschädigung, es sei denn, die betroffene Partei meldet den Schaden innerhalb von 10 (zehn) Werktagen nach dessen Eintritt schriftlich der anderen Partei. Die andere Partei hat dann 10 (zehn) Werktage Zeit, um den Verlust zu beheben, falls dies möglich ist.

1.1.6 Für die Inhalte externer Links wird seitens der CM.com Germany GmbH keine Haftung übernommen. Der Inhalt der verlinkten Seiten liegt in der alleinigen Verantwortung des Betreibers. Solche Links bedeuten auch nicht, dass die externen Inhalte die Ansicht und/oder Meinung der CM.com Germany GmbH wiedergeben.

1. Germany (English version)

1.1. Liability. Additional obligations

1.1.1 CM.com Germany GmbH is solely liable for losses caused by its intent or gross negligence ("Vorsatz oder grobe Fahrlässigkeit") or that of its representatives and sub-contractors, and, if not intentionally caused, only for losses foreseeable for CM.com Germany GmbH.

1.1.2 If CM.com Germany GmbH suffers loss as a consequence of the Client acting contrary to an obligation under the Agreement, these General Terms and Conditions or the Codes of Conduct, the

Client is obliged to compensate CM.com Germany GmbH for the resulting loss.

1.1.3 However, the limitation on liability specified in this Article shall cease to apply if and insofar as the loss is due to the willful intent or gross negligence of the liable party, as well as in case of damage to life, body and health or statutory product liability (pursuant to the "Produkthaftungsgezetz").

1.1.4 Client can agree to purchase beta releases of Services (meaning Services under development and not final yet, beta stage). Those services may have some irregularities that still need to be worked out. As the Client has accepted a beta release of a service, CM.com Germany GmbH can't be held liable for any loss or damage due to this service.

1.1.5 No right to compensation shall ever arise unless the party in question reports the loss to the other party in writing within 10 (ten) Working Days after it has arisen. The other party then has 10 (ten) Working Days to remedy the loss, if possible.

1.1.6 No liability is assumed on the part of CM.com Germany GmbH for the contents of external links. Content of linked pages is under the sole responsibility of its operator. Such links also do not signify that the external contents echo the view and/or opinion of CM.com Germany GmbH

2. United States of America

2.1. CM Sign. Additional Client Obligations:

2.1.1 Client guarantees and warrants that it has all necessary permission from the End User to send the Document, including the use of the End User's Personal Data and use of electronic communication services for the provision of Documents to the End User, including but not limited to verifying and confirming, before providing to the End User an electronic record, with the following, at a minimum:

- (1) That the End User has affirmatively consented to such electronic use (and has not retracted his or her consent);
- (2) That prior to consenting, the End User was provided with a "clear and conspicuous" statement informing him or her of the right to have such disclosures provided on paper and to withdraw any consent given for electronic notice; of whether the consent applies only to that particular transaction or to a category of records over the course of a business relationship; and of how the consumer may withdraw consent and if a fee is charged; and
- (3)
 - (i) That prior to consenting the End User is informed of the hardware and software requirements for accessing and retaining the electronic records; and
 - (ii) That the End User consents electronically to such notices. If the business later changes the hardware or software requirements in a manner that "creates a material risk that the consumer will not be able to access or retain a later electronic record," the business must offer the consumer, without charge, an opportunity to withdraw consent to electronic notice.

3. Japan

3.1 [REDACTED]

3.1.1 [REDACTED] (1) [REDACTED] (2) [REDACTED]

3.1.2 [REDACTED]

(1) [REDACTED]

(2) [REDACTED]

(3) [REDACTED]

(4) [REDACTED]

(5) [REDACTED]

3.1.3 [REDACTED]

3. Japan (English version)

3.1. Exclusion of Anti Social Forces

3.1.1 "Anti Social Forces" means: (1) an organized crime group, a member of an organized crime group, a related company or association of an organized crime group, and any other equivalent person of above; or (2) a person who themselves or through the use of third parties conducts a demand with violence, an unreasonable demand beyond its legal entitlement, use of intimidating words or actions, damages the credit or obstructs the business of the other party by spreading false rumors or by the use of fraudulent, or any other equivalent actions of above.

3.1.2 Each Party represents and warrants that it is not a person who has fallen and shall not fall under any of the followings: (1) the Anti Social Forces; (2) a person having such relationship with the Anti Social Forces that shows the Anti Social Forces' substantial involvement in the person's management; (3) a person having such relationship with the Anti Social Forces that shows reliance on the Anti Social Forces; (4) a person who cooperate and is involved with the maintenance or operation of any Anti social Forces by providing funding to any Anti Social Forces or any similar act; or (5) a person who is engaged in socially condemnable relationship with the Anti Social Forces.

3.1.3 Each Party shall be entitled to terminate this Agreement and request for the damages without any notice and any and all obligations of the party owed to the other Party shall become due and payable and the other Party shall immediately repay such obligations, if the other Party breached the representations and warranties in the preceding clause.

4. China

4.1 [REDACTED]

[REDACTED]CM.com [REDACTED] / [REDACTED]CM.com [REDACTED] / [REDACTED]CM.com [REDACTED]

4. China (English version)

4.1. Scope

Client acknowledges that the services to be provided by CM.com may require certain approvals/licenses/certificates to be issued by the relevant governmental authorities and the Client further agrees and accepts that CM.com may seek third party cooperation to provide the services hereunder prior to its acquisition of such approvals/licenses/certificates. Under such circumstances, CM.com will serve as the agent of the Client in seeking qualified service provider, and the payment to be made by the Client to CM.com shall be deemed as consulting service fee and costs. CM.com shall require such third-party service provider to perform the same obligations of CM.com as stipulated herein.