

Terms of Service for contracts with consumers

1 Provider and Contractor

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The registration number is VR 680 P enlisted in the register of societies at the District Council in Potsdam

2 Area of application

2.1

The following Terms of Service apply exclusively to the registration and all contracts concluded between ATB and the customer ("you").

3 Registration

3.1

A registration is required for the conclusion of the contract on the Internet. This can be done as part of the ordering process (especially registration, booking for an event participation), but also independently of an order.

4 Conclusion of the contract, cancellation

4.1

The offer to conclude a contract comes from the customer as soon as he/she clicks the field "buy". The contract between the customer and ATB is not concluded until the transaction number is issued and sent by ATB to the customer.

4.2

No guarantee is given for the correctness of the data contained in the Internet presence of ATB.

5 Price components and methods of payment

5.1

Depending on the event and the ordering method, payments may be made by credit card (Visa, American Express or Mastercard), by payment in advance (by bank giro transfer), or on invoice. The total price for the order, including all fees, is due for payment immediately the contract is concluded if the method of payment is by credit card. If payment is made in advance (by bank giro transfer), the total amount must be transferred in full, by the stated date, to the bank account specified by ATB. In the case of purchase on invoice, the invoice amount must be paid to ATB by the date specified on the invoice (10 days after invoice date).

6 Right to cancel, specimen cancellation form

6.1 Right to cancel

You have the right to cancel this contract within fourteen days, without giving any reason.

In order to exercise your right to cancel, you must notify us, (Leibniz-Institut für Agrartechnik und Bioökonomie e.V. (ATB), Max-Eyth-Allee 100, 14469 Potsdam, Deutschland, E-Mail-Adresse: atb@atb-potsdam.de),

of your decision to cancel the contract by sending us a clear written statement to that effect (e.g. in a postal letter or e-mail). You may use the specimen cancellation form attached hereto, but are under no obligation to do so.

To keep within the cancellation period, it is sufficient if you send your notification of exercising your right to cancel before the cancellation period ends.

6.2 Consequences of cancellation

If you cancel this contract, we immediately have to refund any payments, we have received from you, including delivery charges (except for the additional costs resulting from your choosing a different form of delivery than the standard, most favorable form offered by us), by no later than fourteen days after the day on which we receive notification of your cancelling this contract. To make the refund, we use the same means of payment as you used for the original transaction, unless explicitly agreed otherwise with you; you will not be charged anything for the refund.

6.3 Specimen cancellation form

(If you wish to cancel the contract, please fill out this form and return it to us.)

- To Leibniz-Institut für Agrartechnik und Bioökonomie e.V. (ATB), Max-Eyth-Allee 100, 14469 Potsdam, Deutschland:
- I/We (*) hereby cancel the contract that I/We (*) concluded to purchase the following goods (*)/the following service (*)
- Ordered on (*)/received on (*)
- Name of the consumer(s)
- Address of the consumer(s)
- Signature of the consumer(s) (only if notification is on paper)
- Date

(*) Please delete as applicable.

End of information on the right to cancel and specimen cancellation form

7 Liability limitations, exclusion of withdrawal in the case of particular breaches of duty

7.1

ATB is unrestrictedly liable in all cases in accordance with the Product Liability Act for damages caused intentionally or through gross negligence, in the case of malicious concealment of defects, and for damages resulting from injury to life or health and physical injury. Liability for damages from breach of warranty is unlimited.

7.2

In the case of a breach of significant contractual obligations (so-called cardinal obligations) that are only based on simple negligence, ATB shall be liable limited to compensation for foreseeable losses typical for this type of contract.

7.3

Apart from the cases stated in paragraphs 1 and 2, ATB shall not be liable for losses caused by simple negligence.

7.4

If the liability of ATB is ruled out or limited under the paragraphs above, this also applies to the liability of their agents and assistants.

8 Final provisions

8.1

The laws of the Federal Republic of Germany apply exclusively. Regardless of the above provision on choice of governing law, consumers who are normally resident in a country other than the Federal Republic of Germany may always invoke the laws of the state in which they are resident.

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