1. Online content

1.1.General remarks

The author reserves the right not to be responsible for the topicality, correctness, completeness or quality of the information provided. Liability claims against the author regarding damages of a material or conceptual kind that have been caused by the use of incorrect or incomplete information, will be categorically rejected insofar as no demonstrably intentional or grossly negligent fault lies on the part of the author. All offers are non-binding and without obligation. The author expressly reserves the right to ammend, change and/or partly or completely delete either parts of the website or the complete publication including all offers and information without separate announcement. The author reserves the right to edit, adjust and change the texts in the registration forms for entry into the web catalogue.

1.2. Property procurement

All offers and specifications are exclusively designed by Dr. REISE & PARTNER for the intended recipient. This person is obliged to treat the offers and specifications confidentially and not forward them onto third parties. Should the recipient pass on the received information to third parties anyway, and should this result in a transaction with the third party who has been informed either directly or indirectly, the recipient of the company Dr. REISE & PARTNER GmbH is obliged to pay for any fees that arise in the case of a conclusion of a contract presented by Dr. REISE & PARTNER GmbH. Should the recipient already have received an offer of the same property, he is obliged to inform the company Dr. REISE & PARTNER GmbH of this in writing with enclosed evidence within 5 days. The company Dr. REISE & PARTNER GmbH is then also entitled to the agreed fee if a commercially identical or similar business deal materialises in the place of what was initiated. The fee is incurred upon conclusion of a legally signed contract. Upon completion of the contract, the fee is acquired and is due for payment. Entitlement to a fee also arises if the recipient and the proprietor of the offered property is not necessary. The entitlement to a fee arises from a transfer of ownership act which is regulated by public law.

2. Referrals and links

The author is not responsible for any contents linked or referred to from his/her pages unless he/she has full knowledge of illegal contents and would be technically able to prevent the visitors of his/her site from viewing those pages. The author hereby expressly declares that at the time of inserting the links, no illegal content was identifiable on the pages of the external websites that links are provided to. The author has no influence upon the current or future format, content or authorship of the sites that links are provided to. Therefore, he/she hereby expressly dissociates himself/herself from all content of the external websites that has changed since the links were inserted. For illegal, incorrect or incomplete content and particularly for damage that occurs as a result of the use or disuse of information presented in this way, only the contractor of the site may be liable not the person who has merely provided the links.

3. Copyright and Trademark Laws

The author endeavours to heed the copyright laws of the images, graphics, audio and video clips and texts used, to use his/her self-made audio and video clips, images, graphics and texts or to access license-free audio and video clips, graphics and texts. All registered brand names and trademarks that are named within our online content or are protected by third parties are unrestrictedly subject to the clauses of the respective applicable trademark legislation and rights of ownership of the respective registered proprietors. It does not follow that trademark names are not protected by third party rights just because they are briefly mentioned! The author of the website is the sole owner of the published properties which are under copyright law. Duplication or use of such graphics, audio and video clips and texts in other electronic or printed publications is prohibted unless express consent is given by the author.

4. Privacy policy

The disclosure and input of personal or business data (email addresses, names, addresses) on our website, is given voluntarily. The use and payment of all offered services is permitted – insofar as this is technically possible and reasonable - without specification of any personal data or under specification of anonymised data or a pseudonyman. The use or forwarding by third parties of inexpressly requested information such as postal addresses, telephone and fax numbers as well as email addresses that are published within the imprint or comparable declarations is prohibited. The right is expressly reserved to undertake legal procedures against offenders sending so-called spam messages and who are therefore in violation of this prohibition.

5. Legal validity of this disclaimer

This disclaimer is to be regarded as part of the internet publication which you were referred from. If sections or individual terms of this statement do not, no longer or do not completely conform to the valid legal situation, the content and validity of the remainder of this document remains unaffected.

6. Legal venue

Legal venue is the company's place of business.