

Användningsbestämmelser för loppmarknaden under www.waabs.de (Stand: 07.04.2004)

För loppmarknaden gäller följande användningsbestämmelser:

Loppmarknaden blir uteslutlig bedriven online.

Alla annons har en giltighet av 4 veckor. Efter detta blir de borttagna automatisk.

Den ansvarige för dessa sidor har alltid rättighet att utesluta annonser från loppmarknaden.

Innan annonsen blir synlig måste inserenten acceptera användningsbestämmelser.

Juridiska anspråk på grund av missbruk i sammanhang med annonsering:
I fall att man inte följer §5 nr. 1 – 11 av dessa bestämmelser är ägaren av hemsidan berättigad att tillbakavisa annonser utan förhandsmeddelande eller förmaning, att tar bort de delvis eller fullständig och utesluta inserenten för alltid.

I fall av en borttagande genom ägaren av hemsidan stå skulden att betala annonskostnader enligt prislistan kvar att betala. Detsamma gäller för alla missbrukshandlingar i sammanhang med annonseringen.

Responsibility for the contents of the advertisements:

the side operator saves strange information (for 1) for users as services -- for supplier according to for the tele-service -- for law (TDG) into by the Internet for accessible databases and one makes merely the technical prerequisites available for the conveyance of information (advertisements) and is in the relation between supplier and purchase interested party or buyer neither as mediator, och as a party or as a representative

Party tied. Responsible for the contents of the advertisements is exclusively the advertizer. The side operator isn't committed to doing the check of the legitimacy of the stored advertisements with respect to contents and presentation. Neither the correctness of the contents of the advertisements nor the identity of the advertizer can be checked by the side operator in the rule.

(2), the side operator isn't liable for damages from shortened or distorted appearance of advertisements or from the improper use of data by third parties.

every guarantee and liability for it rule out that the advertisements satisfy the legal regulations of the country

(3) the side operator in which they can be called or mediator or vehicle seller has his seat in that one of the vehicle buyers.

(4), the side operator excludes particularly any guarantee and liability, sales contracts this one can arise that, this one on the basis, this one the side operators' advertisements are started or completed or in another way aren't enforceable according to the law of a Land of a touched state at one or more twoly standing economizing tannins of this one Sales contract lead to legal or economic disadvantages.

(5), the advertiser exempts the side operator of all claims which assert third parties in connection with the publication of advertisements. Costs for the damage reduction also have to be borne by the advertiser.

Protection of data privacy

According to the tele-service and the tele-service data protection law the side operator renders tele-services opposite the customers.

The side operator needs the offered services' personal data of the users who are made in this respect publicly accessible as it is required for the scheduled use (e.g. at advertisements under "flea market") for yours. Furthermore person-related data are been of use even in the context of the legal regulations and not passed on to third parties exclusively by the side operator.

For statistical purposes the side operator reserves the right to pass data made anonymous and not -related person (e.g. advertisement -- information) on. Exclusively German law is valid it.

Side operator and responsible for the flea market: