

# GENERAL TERMS AND CONDITIONS

## ROADSURFER SPOTS (FOR LANDLORDS)

We, Roadsurfer Spots & Travel GmbH, Winzererstr. 47d, 80797 Munich, Germany ("**Roadsurfer Spots**") offer you as a Landlord ("**Landlord**") (Landlord hereinafter also referred to as "**User**") via the platform at [www.spots.roadsurfer.com](http://www.spots.roadsurfer.com) ("**Platform**") the opportunity to offer pitches, parking spaces and other open spaces for use as camping/tenting sites or for parking camping vehicles and the like (collectively the "**Services**").

The technical operation and provision of the platform is not carried out by Roadsurfer Spots, but by Roadsurfer GmbH, Winzererstr. 47d, 80797 Munich, Germany ("**Roadsurfer**"). Roadsurfer Spots and the Users are hereinafter jointly referred to as "**Parties**" and individually as "**Party**". The following general Terms of Use ("**Terms of Use**") apply to the use of the platform.

### 1 Scope and conclusion of the contract

1.1 For the use of the services of Roadsurfer Spots by the User, these Terms of Use in their respective valid version apply exclusively, unless otherwise agreed in writing. Conflicting, deviating or supplementary terms and conditions of the User do not apply, unless Roadsurfer explicitly agrees to them in writing in individual cases by signature of an authorized managing director. The Terms of Use are also valid in case Roadsurfer Spots provides its service in knowledge of conflicting or deviating terms of the User.

1.2 The contract between Roadsurfer Spots and the User regarding the use of the services ("**Contract Of Use**") is concluded by electronic registration by the User. For the registration the electronic form provided by Roadsurfer Spots has to be filled out completely and truthfully. Sending the online form is a binding offer to conclude the contract. With the acceptance of this offer by Roadsurfer Spots in the context of the activation of the User account, the contract of use is concluded. Roadsurfer Spots explicitly reserves the right to reject offers.

1.3 By submitting an offer for the conclusion of the Contract of Use, the User accepts these Terms of Use as binding and assures that the data submitted by him are correct and complete. Acknowledgement of these Terms of Use is a prerequisite for the use of the platform.

1.4 Your contractual partner in the Contract of Use is  
**Roadsurfer Spots & Travel GmbH**

Winzererstr. 47d

80797 Munich

Germany

E-mail: [spots@roadsurfer.com](mailto:spots@roadsurfer.com)

May 05, 2022

1.5 For the conclusion of the contract the German and English language is available.

1.6 The text of the contract will be saved by Roadsurfer Spots and the Terms of Use will be sent to the User by e-mail. The User can also view the Terms of Use at <https://spots.roadsurfer.com/de-de/agb>.

## 2. Subject of Performance

2.1 Within the scope of the services, Roadsurfer Spots offers the Landlord the possibility to offer campsites, tent sites, parking spaces and other open spaces, which are in his possession, for the use as a camping/tent site or for the parking of camping vehicles and similar ("**Rental Spaces**") as well as other related services ("**Rental Offer**") and to get in contact with potential tenants via the platform. The Landlord is provided with a calendar function on the platform for this purpose. The Landlords are in a contractual relationship with Roadsurfer Spots. For the technical provision of the platform and the possibility for tenants to contact Landlords, Roadsurfer Spots fulfills through commissioned third parties, in this case Roadsurfer.

2.2 By placing a rental offer, the Landlord makes a binding offer to conclude a rental agreement with tenants. The renter is free to accept the rental offer and thereby enter into a legally binding contract, which is subject to the respective cancellation conditions (see section 8) and guidelines in terms of section 2.3, with the Landlord ("**Rental Relationship**").

2.3 Within the framework of the platform, the Landlord has the option to include its own guidelines and rules regarding the use of the rented spaces (e.g. house rules ("**Guidelines**")), which must be observed by the Renter. The Guidelines must not contradict the Terms of Use. For the avoidance of doubt, the Guidelines do not cover the Landlord's own contractual terms and conditions and are not permissible within the scope of the platform use. Roadsurfer Spots is not obliged to check the content of the Guidelines (neither under factual, legal nor other aspects). Any discrepancies regarding the Guidelines are to be clarified exclusively between the Landlord and the Renter.

2.4 In principle, the Landlord is free to set the price of the rental offer on its own responsibility. However, if the Landlord offers the rental spaces independently (e.g. by means of its own website) in addition to the platform, the Landlord is prohibited from charging a higher price on the platform than in the context of its own offer. The reason for this obligation is that Roadsurfer Spots wants to enable the Landlord via the platform to offer its Rental Offers to a wide range of Users and that tenants should not have any disadvantage when they make a booking via the platform.

2.5 A contract regarding the booking requests is concluded exclusively between the respective Landlord and tenant. Roadsurfer Spots acts neither as a representative nor as an authorized agent of one of the contracting parties. From the accordingly concluded contract between the Landlord and the tenant no contractual rights exist against Roadsurfer Spots and / or Roadsurfer. Roadsurfer Spots is neither owner, proprietor nor operator of the rental areas and will also not act as a real estate agent or broker.

2.6 The entry of free dates of the Landlord for Rental Offers within the framework of the calendar function of the platform is carried out by the Landlord on his own responsibility.

2.7 Roadsurfer Spots has no influence on the type of execution of the rental relationship as well as its content. In particular, Roadsurfer Spots is not obliged to check the condition and/or the suitability of the rental spaces for the rental purpose. The User is not entitled to any claims against Roadsurfer Spots in this context. A liability of Roadsurfer Spots regarding correctness, completeness and actuality of the Rental Offers is excluded. Furthermore, any guarantee regarding the quality of the rental offer by Roadsurfer Spots is excluded.

2.8 Via the platform the Users have the possibility to communicate with each other. The User bears the sole responsibility in this regard and is obliged to comply with the regulations according to section 6.2 accordingly.

### **3 General Obligations of the User**

3.1 The User is obligated to keep the access data assigned to him for access to the services secret, to protect it from access by third parties and not to pass it on to third parties. In case of loss or knowledge of unauthorized third parties of access data, the User informs Roadsurfer Spots immediately in text form, so that Roadsurfer can arrange a blocking of the access if necessary (see section 10.1). The User is responsible for all actions taken using his identification.

3.2 The User will not use or allow the use of the services in an illegal or abusive manner, in particular not (i) for the processing of transactions concerning such items that violate legal provisions, (ii) in connection with the sending of so-called spam notifications, (iii) the establishment of contact for purposes other than in connection with a rental relationship as well as (iv) to use the communication function of the platform to initiate rental relationships independently of the platform in order to, among other things, avoid the service fee to be paid. Also excluded from the use of the services are Users with demonstrably dubious business practices.

3.3 The User shall indemnify Roadsurfer Spots against all actual and alleged claims of third parties, including the costs of legal enforcement/prosecution, which are based on actions or omissions of the User, in particular claims which are based on an illegal or improper use of the Services or non-compliance with applicable regulations or an infringement of third party rights by the User or which occur with the User's approval. The User has to inform Roadsurfer Spots immediately if such a violation is imminent.

3.4 Roadsurfer Spots is entitled to compensation for additional costs incurred against the User, should such costs be incurred due to the User's omitted or untimely, incomplete or improper performance of his duties.

### **4 Obligations of the Landlord**

4.1 The Landlord is obliged to provide spots with the mandatory information listed at <https://spots.roadsurfer.com/de-de/gastgeber-werden>, so that Roadsurfer Spots can display the Rental Offers of the Landlord on the platform through the commissioned

Roadsurfer. Roadsurfer Spots reserves the right not to display Rental Offers on the platform that do not comply with the mandatory information, obviously infringe third party rights or violate legal provisions. Roadsurfer Spots or representatives of Roadsurfer Spots are not obliged to check the Rental Offers under factual, legal or other aspects on the platform. Roadsurfer Spots reserves the right to revise the Rental Offers posted by the Landlord in terms of quality (e.g. adjustment of wording, image editing or image selection).

4.2 The Landlord is prohibited from posting Rental Offers on the Platform that are (i) fraudulent, false or misleading (whether directly, by omission or due to failure to update the information), (ii) defamatory, abusive, obscene, pornographic, vulgar, offensive violent or threatening, (iii) promote or support discrimination, bigotry, racism, hatred against any person or group, harassment or harm to any person or group, or (iv) promote illegal or harmful acts.

4.3 Roadsurfer Spots is entitled, if Rental Offers and contents of the Landlord violate the prohibitions mentioned in section 4.2 or applicable law, to have them removed from the platform immediately. In this case Roadsurfer Spots will inform the Landlord stating the reasons for this measure and referring to the Landlord's right to complain to Roadsurfer Spots. Roadsurfer Spots shall not be obliged to give such notice if it would (i) prevent or impair the detection or prevention of fraud or other illegal activities, (ii) prejudice the legitimate interests of other Users or third parties, or (iii) violate applicable law.

4.4 The Landlord is obliged to check the legal requirements with regard to the rental of the rental spaces before posting a rental offer on the Platform. In particular, the Landlord is aware that for the rental of spaces to third parties, permission, and/or licenses may have to be obtained and registration may be required, and that municipal/local area or administrative regulations exist in this context.

4.5 The Landlord represents and warrants that each rental offer made by it and the performance of the respective rental relationship (i) does not violate any agreements it has entered into with third parties (such as rental or lease agreements), (ii) complies with all applicable laws, regulations and tax provisions relevant to the respective rental offer/lease relationship, (iii) if required for this purpose, all necessary permits, authorizations/licenses and/or registrations have been obtained, and (iv) does not violate any third party rights. It is the sole responsibility of the renter to comply with all applicable laws, regulations and agreements made with third parties. Roadsurfer Spots assumes no liability in this regard.

4.6 The [FAQ](#) provided on the platform of Roadsurfer Spots or by the third parties commissioned by Roadsurfer Spots do not constitute legal advice in the sense of the Legal Services Act and cannot replace advice by e.g. a lawyer.

## **5 Roadsurfer Free Spots**

Within the scope of the use of the Roadsurfer Free Spots, the renter is obliged to independently check the legal requirements before using the spots.

## **6 Sales tax**

Roadsurfer Spots is obliged to pay sales tax on its service fees if the respective national law provides for taxation of electronically provided services by the operator. These are in particular all member states of the European Union (the "EU"). Foreign Landlords from the EU are required to provide their valid VAT number as part of the registration process pursuant to Section 1.2, if they have been issued such a VAT number. In this case, the service fees will be charged by Roadsurfer Spots without showing VAT with the reference to the tax liability of the recipient of the service (so-called reverse charge). Roadsurfer Spots points out that the services offered via the platform may also be subject to sales tax at the Landlord. It is the responsibility of the Landlord to fulfill his tax obligations; Roadsurfer and / or Roadsurfer Spots assume no liability for any tax obligations of the Landlord.

## **7 Evaluation of the rental relationship**

7.1 Users have the possibility to evaluate the rental relationship on the platform after its termination ("Evaluation").

7.2 The User is obligated to (i) not make any misleading, false or defamatory statements, (ii) not insult or disparage other Users and (iii) refrain from any obscene, pornographic, vulgar or violence glorifying statements as well as (iv) any form of discrimination, fanaticism, racism and/or hatred against a person or group. Roadsurfer Spots reserves the right to immediately delete ratings that violate the aforementioned criteria. Section 4.3 applies accordingly.

7.3 The User is aware that received ratings do not represent the opinion of Roadsurfer Spots. Roadsurfer Spots is not obligated to check reviews of Users for accuracy.

## **8 Ranking of Rental Offers**

8.1 The ranking of the Rental Offers in a search on the platform by the Tenant is based on the number of search criteria matching the search query in the Rental Offers. If several Rental Offers have an identical number of matching search criteria, the display is randomized (i.e. without weighting).

8.2 The reason for the aforementioned parameters and their weighting is to offer Users the best possible User experience on the platform, in which Users are prioritized such search results are displayed, which he is supposedly most interested in based on his search query.

## **9 Cancellation/rebooking of a booking**

9.1 The Renter and the Landlord each have the option to cancel the rental relationship via the platform. The cancellation conditions, including the cancellation deadlines to be observed and any cancellation fees that may be incurred, are based on the cancellation type agreed as part of the rental relationship and can be found at <https://spots.roadsurfer.com/de-de/faq>. A refund of the Rental Fee less any

cancellation fees incurred shall be made within 14 calendar days to the means of payment used by the Renter at the time of booking.

9.2 It is possible to rebook the rental relationship via the platform, provided that the Landlord agrees to this. The Rental Fee will be adjusted accordingly in case the rental period is extended/shortened due to the rebooking and the renter is obliged to pay an additional amount immediately. The additional amount will be automatically collected by Roadsurfer Spots via the means of payment chosen by the renter. If the rental period is shortened due to the rebooking, the possibly overpaid Rental Fee will be refunded by Roadsurfer Spots within 14 calendar days to the means of payment used by the renter at the time of booking.

## **10 Availability, maintenance, disturbances, force majeure**

10.1 Roadsurfer Spots and its agents will guarantee an availability of the platform of at least 98% related to one (1) year of use of the services by the User. Excluded from this is the expenditure of time for the necessary regular maintenance and care or technical improvement of the services ("**Maintenance Time**") as well as cases according to clause 9.3. Roadsurfer Spots will try to perform this work within the maintenance time outside the regular working hours (Central European Time/GMT).

10.2 The claim to use the services exists only within the scope of the current state of the art.

10.3 Roadsurfer Spots points out to the User that restrictions or impairments of the services may occur which are beyond the control of Roadsurfer. This includes in particular actions of third parties who do not act on behalf of Roadsurfer Spots, technical conditions that cannot be influenced by Roadsurfer Spots as well as force majeure. Also the hard- and software and technical infrastructure used by the User can have influence on the services. As far as such circumstances have influence on the availability or functionality of the service provided by Roadsurfer Spots, this has no effect on the contractual conformity of the service provided.

10.4 Roadsurfer Spots is exempt from its obligation to perform if the non-performance is due to circumstances of force majeure or other unforeseen circumstances for which Roadsurfer is not responsible (e.g. war, strike, natural disasters, pandemics, epidemics, water ingress, system failures on the Internet or sabotage by malware).

10.5 The Parties shall inform each other immediately upon becoming aware of the occurrence of a case of force majeure or other circumstances mentioned in this Section 9.

## **11 Blocking of the User account**

11.1 Roadsurfer Spots may block the User's access to the platform in whole or in part without prior notice or delete the User's account if (i) the User violates the Terms of Use (in particular his general obligations according to section 3, the Landlord obligations according to section 4 as well as the evaluation criteria according to section 6) or (ii) there is a risk of damage or impairment of the systems of Roadsurfer Spots or a risk of damage to the general public. If the User is a Landlord, Roadsurfer

Spots will grant the Landlord a period of 30 days to comment before deleting the User's account, subject to the provisions of Article 4(4) of Regulation 2019/1150 EU.

11.2 Roadsurfer Spots shall notify the User - if it is a Landlord - of the reasons for a block/deletion in accordance with Art. 4(5) of Regulation 2019/1150 EU.

11.3 A blocking/deletion of the User account by Roadsurfer Spots does not entitle the User to assert claims against Roadsurfer, subject to mandatory legal provisions.

## **12. Rights of Use**

12.1 Roadsurfer Spots grants the User a revocable, simple, non-transferable and non-sublicensable right to use the services for his own purposes in connection with the subject matter of the contract. This right of use is limited in time to the duration of the contract of use and refers exclusively to the status and scope of the services provided by Roadsurfer during the term of the contract. The User does not receive any further rights, for example to software applications or operating software underlying the Services.

12.2 The use of the services is only permitted for the User within the scope described in section 11.1. In particular, the User is prohibited from unauthorized copying of the Services or the underlying software, editing, decompiling the source code or making it readable or usable in any other way, making software publicly available, renting it, transferring it to third parties in any other way, exploiting it or using it or allowing it to be used for the purposes of third parties. Sections 69d and 69e UrhG remain unaffected by this provision.

12.3 Roadsurfer Spots reserves the right to claim damages in case the User culpably enables unauthorized third parties to use the services. In case of unauthorized transfer of use to third parties, the User will immediately inform Roadsurfer Spots upon request about all information necessary for the assertion of claims against the third party.

12.4 The Landlord grants Roadsurfer Spots a non-exclusive, worldwide, royalty-free, sub-licensable and transferable right of use to the contents posted by him on the platform - as far as these are protected as intellectual property - for the duration of the protection of these contents. This right of use includes the right to access, use, store, copy, alter, modify, create derivative works from, distribute, publish, transmit, stream, broadcast and otherwise exploit such content in any manner for the purpose of providing and/or promoting such Roadsurfer and the Roadsurfer Spots platform in any media or platform now known or previously unknown, including but not limited to the Internet and social media. The Landlord is solely responsible for all content posted on the platform. He ensures that he is either the rights holder of this content or authorized to grant Roadsurfer the rights described in these Terms of Use. The Landlord is responsible if the content posted by him violates the intellectual property, personal rights or data protection rights of third parties.

## **13. Rental Fee and Service Fee of Roadsurfer**

13.1 All prices stated on the platform are final prices including any statutory VAT owed and all other price components. We use the external payment service provider

Adyen (**Adyen**, Simon Carmiggelstraat 6 - 50, 1011 DJ Amsterdam, The Netherlands) ("**Adyen**") to pay the Rental Fee for the rental relationship booked by the renter ("**Rental Fee**"). Adyen is a financial services provider regulated by the Dutch Central Bank (De Nederlandsche Bank NV (DNB)). All bookings through the Platform are secured by Adyen's payment system. No payment of the Rental Fee to Roadsurfer Spots and / or Roadsurfer will be made at any time. The Rental Fee is due immediately after the conclusion of the rental relationship by booking and is automatically collected by Adyen via the means of payment chosen by the renter.

13.2 The Rental Fee shall be transferred by the external payment service provider Adyen commissioned by Roadsurfer Spots within 7 calendar days after the end of the calendar day on which the rental relationship ends less a service fee of Roadsurfer Spots in the amount of 20% of the gross amount of the Rental Fee plus 2.50 EUR (net) per rental relationship ("**Service Fee**") to the account deposited by the Landlord with Adyen. The Landlord shall receive an invoice for the Service Fee in accordance with the requirements of § 14 and § 14a UStG. The transfer of the Rental Fee to the Landlord shall be subject to retention by the Payment Service Provider until all money laundering requirements imposed by the Payment Service Provider on the Landlord for verification of the Landlord have been met and evidence has been submitted by the Landlord.

13.3 Roadsurfer Spots is entitled to adjust the service fee to the cost development once (1) per contract year after the beginning of the usage contract at its reasonable discretion taking into account the interests of the Landlord. Roadsurfer Spots will inform the Landlord in text form about such price adjustments. The price adjustment is considered to be accepted by the Landlord, if the Landlord does not object in text form within six (6) weeks after receipt of the change notification and continues to use the services; Roadsurfer Spots will point out this consequence to the Landlord in the change notification. If the Landlord objects to the price adjustment, both parties have a special right of termination with effect from the announced date of entry into force of the new prices, which must be exercised within one (1) month after receipt of the objection.

## **14 Term of Contract and Termination**

14.1 Unless otherwise agreed in writing, the User Agreement shall be concluded for an indefinite term and may be terminated by either party at any time.

14.2 The right of both parties to terminate without notice for good cause shall remain unaffected, in particular (i) if the other party persistently breaches material contractual obligations and the breach is not remedied within a reasonable period of time despite a warning with a reasonable deadline or (ii) if the other party suffers a material deterioration of or threat to its assets.

14.3 Notice of termination must be given in text form (i.e. by letter or e-mail). The notice of termination shall be sent to the address or e-mail address specified in Section 1.4.

## **15 Liability**

15.1 A liability or guarantee of Roadsurfer Spots for the correctness as well as legality of the Rental Offers and the use of the rental spaces by the Landlord - especially regarding the compliance with the applicable legal requirements and tax obligations - as well as other information provided by the Users on the platform is excluded. Roadsurfer Spots is neither generally obliged to monitor the information provided by the Users nor obliged to delete content that is not obviously illegal.

15.2 Furthermore, a liability of Roadsurfer Spots for damages within the scope of the rental relationship to property/property or other rights of the Landlord/tenant by the respective other party is excluded. The Landlord or tenant are liable for damages caused by them to the respective other party on their own responsibility.

15.3 Roadsurfer Spots is liable to the User in all cases of contractual and non-contractual liability in case of intent and gross negligence in accordance with the statutory provisions for damages or compensation for futile expenses.

15.4 In other cases Roadsurfer Spots is liable - unless otherwise provided for in section 14.5 - only in case of breach of a contractual obligation, the fulfillment of which enables the proper execution of the contract of use in the first place and on the compliance with which the User may regularly rely (so-called cardinal obligation) and limited to the compensation of the foreseeable and typical damage. In all other cases the liability of Roadsurfer Spots is excluded subject to the provision in section 14.5.

15.5 The liability of Roadsurfer Spots for damages resulting from injury to life, body or health, according to the Product Liability Act and to the extent of a guarantee assumed by Roadsurfer Spots remains unaffected by the above limitations and exclusions of liability.

15.6 A liability of Roadsurfer Spots for damages of the User resulting from loss of data is excluded insofar as the damage is based on the fact that the User has omitted to regularly and properly carry out data backups within his area of responsibility and thus to ensure that lost data can be restored with reasonable effort.

15.7 As far as the liability of Roadsurfer Spots is excluded or limited according to the contract of use and/or the Terms of Use, this also applies to the personal liability of legal representatives, organs, employees and vicarious agents of Roadsurfer Spots.

## **16 Data Protection**

16.1 Roadsurfer Spots and the Landlord undertake to comply with all applicable legal data protection provisions concerning them.

16.2 After termination of the usage agreement between Roadsurfer Spots and the Landlord, the information and data provided and/or generated by the Landlord will be stored exclusively for the assertion or defense of contractual claims and due to statutory retention obligations.

16.3 Further data protection information is available under the following link:

<https://spots.roadsurfer.com/de-de/datenschutz>.

## **17 complaints procedures and codes of conduct**

17.1 Online dispute resolution pursuant to Article 14 (1) ODR Regulation: The European Commission provides an online dispute resolution (ODR) platform for consumers, which can be found at <http://ec.europa.eu/consumers/odr/>. Roadsurfer Spots is currently not obliged to use an alternative dispute resolution body within the meaning of the Regulation and does not use it. Should this change, Roadsurfer will inform about it here.

17.2 Roadsurfer Spots has not submitted to any code of conduct.

## **18 Changes of the Terms of Use**

Roadsurfer Spots reserves the right to change and adapt the Terms of Use with effect for the future. Roadsurfer Spots will inform the User about the changes by e-mail at least 15 days before the new version of the Terms of Use is planned to come into effect. If the User does not object to the validity of the new Terms of Use within this period and uses the services unchanged, the new Terms of Use are considered accepted. In case of objection, each party is entitled to terminate the Contract of Use extraordinarily. Roadsurfer Spots will inform the Users about their right of objection, the period for this and the legal consequences of silence or an objection.

## **19 Final Provisions**

19.1 The transfer of the contract of use or individual rights or obligations hereof by the Landlord to third parties requires the prior written consent of Roadsurfer. § 354a HGB remains unaffected.

19.2 The set-off by the User is only permitted with an undisputed or legally established claim of Roadsurfer. The same applies to the assertion of rights of retention, whereby the counterclaim must also be based on the same contractual relationship.

19.3 German law shall apply exclusively between the parties to the exclusion of the UN Convention on Contracts for the International Sale of Goods (CISG). In business transactions with consumers within the European Union, the law of the consumer's place of residence may also be applicable, provided that it concerns mandatory consumer law provisions.

19.4 If the User is a merchant in the sense of the German Commercial Code, a legal entity under public law or a special fund under public law, the exclusive place of jurisdiction for all disputes arising from and in connection with the contract is the place of business of Roadsurfer Spots.

19.5 If the User is a consumer in the sense of § 13 of the German Civil Code and if the User does not have a general place of jurisdiction in Germany or in another EU member state or if the User has moved his permanent residence to a country outside of the EU after the effective date of the Terms of Use or if his place of residence or usual place of abode is not known at the time of filing an action, the exclusive place

of jurisdiction for all disputes arising from this contract of use is the place of business of Roadsurfer Spots.

19.6 Unless otherwise expressly stipulated in these Terms of Use, all declarations and notifications within the scope of the contractual relationship and the business relationship with the User must be made in writing (also by fax) or in electronic form. Amendments or supplements to the existing contract of use between the parties, including the agreement to waive this formal requirement, must be made in text form.

19.7 If individual provisions of the existing contract or these Terms of Use are or become invalid or unenforceable, this shall not affect the validity of the remaining provisions. The parties shall endeavor to replace the invalid or unenforceable provision with a valid and enforceable provision that comes as close as possible to the invalid or unenforceable provision in economic terms. The same shall apply in the event of a gap in the contract or in the Terms of Use.

## **20. Provider Information**

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Managing Directors: Dr. Susanne Dickhardt, Christoph Niemann, Markus Dickhardt  
Registered with the Munich Local Court: HRB 229982  
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### **on behalf of the**

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