

PRIVACY POLICY AND DATA PROTECTION

Responsible body

We appreciate your visit to our website. First of all, we would like to introduce ourselves as a responsible body in the sense of data protection law:

*Olaf Lewitz
Kolberger Platz 6
14199 Berlin
E-Mail info@trusttemenos.com*

We would like to inform you about the collection and use of your personal information in accordance with our legal obligation.

General

When you use our website, personal information about you will be collected. This can be done by entering the data independently - such as your e-mail address. Our system also collects data from you automatically, such as your visit to our website. This is done regardless of which device or software you use to access our website.

Any input of data by you on our website is voluntary, there are no disadvantages for you in not giving your data. Without certain data, however, it is not possible for us to provide services or to conclude contracts.

On this website, personal data of the user are collected only in the context of the applicable data protection law, in particular the General Data Protection Regulation (DSGVO). The technical terms used in the text are explained in more detail in Article 4 of the GDPR.

Data processing is permitted according to the GDPR, especially in three cases:

- according to art. 6 para. 1 lit. a and 7 DSGVO, if you have consented to the data processing by us; in each case, we will inform you beforehand in this privacy policy and on the basis of the consent in accordance with Art. 4 No. 11 DSGVO exactly what data is involved and under what circumstances your data is processed by us
- according to Art. 6 para. 1 lit. b DSGVO, if the processing of your personal data is necessary for the initiation, conclusion or execution of a contractual relationship;
- according to Art. 6 para. 1 lit. f DSGVO, if, considering a balance of interests, the processing is necessary to safeguard our legitimate interests; this includes, in particular, our interests in analyzing, optimizing and securing the offer on our website - in particular an analysis of user behavior, the creation of profiles for advertising purposes and the storage of access data as well as the use of third-party providers.

Inventory data, usage data and advertising

Inventory data

We collect inventory data (eg name, address and e-mail address, possibly used services) as far as they are necessary for the establishment, content or modification of a contractual relationship between us and the user.

Usage Data

Furthermore, we collect usage data (eg visits to the website, interest in products) in order to enable and bill the use of the services on our website by the user.

A merger of usage data will only be made by us if and insofar as this is required for billing purposes. Otherwise, we will create usage data only using pseudonyms and only as far as you have not objected. You can send this objection at any time to the address indicated in the imprint or to the person named in this privacy policy.

The legal basis for this data processing is on the one hand our legitimate interests according to Art. 6 para. 1 lit. f DSGVO in the analysis of the website and its use, and if necessary, the legal permission to store data in the context of the initiation of a contractual relationship in accordance with Art. 6 para. 1 lit. b DSGVO.

Furthermore, every time you use this website, our provider stores information, the so-called server log files, which are automatically transmitted by your browser. These are:

- Your IP address

- Type and version of your browser
- Hostname
- Visiting time
- The page from which you visited our site
- Name of the called page
- Exact time of the call
- The transferred amount of data.

This data is used only for statistical purposes and does not allow us to identify you as a user.

Advertising

Before sending any advertising, we will ask you for your explicit consent in accordance with Art. 4 No. 11 GDPR, as far as advertising of similar products that you have already purchased is concerned. This is done in particular if you give us the consent to send our newsletter or fill in a contact form.

Consent

When we ask you for your consent to process your data, we will inform you, in clear and easily accessible language, for which cases you give your consent. Any consent requested by us is voluntary; any benefit that you wish to obtain by granting consent can be obtained without the consent, just ask us.

For each consent, you have the right to revoke any consent given to us to process your personal information at any time. This can be done by an informal message, for example via our contact form, an e-mail to the e-mail address stated in the imprint or an unsubscribe link (if offered by us). Your revocation does not affect the legality of the data processing carried out until then.

Storage time

In principle, data is only stored for as long as the purpose of the respective data processing requires. Further storage is especially considered, if this is still necessary for the prosecution by us or our other legitimate interests or if we are legally obliged to keep your data (eg in the context of tax retention periods, which are in principle 6 or even 10 years).

Cookies

Our website uses cookies, within the scope of our legitimate interest and in a technically and economically optimized manner, in accordance with Art.6 Abs. 1 lit.f DSGVO. We do this so that our offer can be used effectively and safely. Cookies are text files that are stored on your computer and

store certain data about user behavior on our site so that the site can be used in a manner that corresponds to its previous use. These may be so-called "session cookies" that are automatically deleted at the end of your visit to our website. But there are also cookies that are permanently stored on your computer, unless you delete them. Then we will be able to recognize your browser the next time you visit our website and make offers that correspond to your previous use of our website. Your browser allows you to prevent the use of cookies in whole or in individual cases. Please refer to the user manual for your browser. Blocking cookies may limit the function of our and other websites you visit.

Likewise, you may prevent the use of third-party cookies by opting out on the opt-out page of the Network Advertising Initiative in accordance with the instructions there.

Commented [SD1]: I took out the offer of a plugin to disable cookies.

Transfer to third parties

We do not like spam any more than you do. Therefore, we will not share your data with third parties, unless this is permitted by law.

A transfer of your data can either be:

- required for the fulfillment of a contract in accordance with Art. 6 para. 1 lit. b DSGVO or
- based on our legitimate interest in effective performance in accordance with Art. 6 para. 1 lit. f DSGVO
- be covered by a consent given by you or
- become necessary if we are required to provide it under law according to Art. 6 para. 1 lit. c DSGVO by an authorized government or state agency.

Transfer to foreign countries, especially USA

Our website uses external providers based outside the EU for various functions. In particular cookies, active Java scripts and other techniques may cause your data to be processed and stored outside the EU. However, we will not disclose your information to a third country unless the EU Commission has established comparable data protection as in the EU, or if you have given us your informed consent or if we have agreed with the provider standard contractual clauses to protect your data. For the USA, with the Privacy Shield Agreement see <https://www.privacyshield.gov/welcome> under certain conditions, sufficient data protection has been established. For more information about your rights in each of the following transfers of information to the United States, see http://ec.europa.eu/justice/data-protection/document/citizens-guide_en.pdf

Rights of users - information

You can request information about the personal data stored by us at any time free of charge. This will require identification of your identity to prevent abuse.

Deletion, correction, restriction

You may at any time request correction of incorrect data as well as a restriction of your processing or the deletion of your data. We will then immediately correct, block or even delete your personal data, provided that this is not precluded for statutory reasons.

Data transfer

You may require us to transmit the data stored about you in machine-readable form.

Complaints

Insofar as you feel that your rights have been infringed by our data processing, you can file a complaint with the competent supervisory authority

Bundesbeauftragte für den Datenschutz und die Informationsfreiheit (BfDI)

The Federal Commissioner for Data Protection and Freedom of Information

Husarenstr. 30 - 53117 Bonn

+49 (0) 228-997799-0

+49 (0) 228-997799-5550

poststelle@bfdi.bund.de

Commented [SD2]: I found and added this.

Change of privacy policy

If a change to the privacy policy is required for legal or factual reasons, we will update this page accordingly. No changes are made to the user's consent.

Encryption of data entry

When you enter data on our website, be it on a contact form, during a registration, log-in or for payment purposes, the website on which you enter the information is encrypted. As a result, third parties cannot read what data you enter. You can see the encryption on the lock icon in your browser and that the address line starts with "https" instead of just "http".

Registration and payment (contract data)

If you register on our website for further services, the data you provide will be used for the purposes of our website and the services we offer. Data are also used to inform you of changes in the scope of the offer, updates or technical innovations that are relevant to the use of our website.

The basis for this storage is the processing of data for the purpose of contract execution acc. Art. 6 para. 1 lit. b DSGVO and your consent acc. Art. 6 para. 1 lit. a DSGVO, which you give us with the registration. You can revoke this consent at any time, an informal message to us is sufficient (eg by unsubscribe link, contact form or e-mail). The legality of the data processing carried out until then remains unaffected by this revocation.

Your data will remain stored as long as you are registered on our website, the storage is still required to fulfill a contract, for us to pursue our other legitimate interests, or if we are required by law to retain your data (eg tax retention periods).

Contact forms / registrations, newsletters

Contact forms

If you fill out a contact form or send us an e-mail or other electronic message, your details will be stored for processing the request, possible follow-up questions or related questions, and will only be used in the request.

The input of your data is encrypted, so that third parties cannot read your data during the entry.

The basis for this storage is your consent in accordance with Art. 6 para. 1 lit. a DSGVO, which you provide us with the completion of the contact form or your other request. You can revoke this consent at any time, an informal message to us is sufficient (eg by contact form or e-mail). The legality of the data processing carried out until then remains unaffected by this revocation.

Your data remains stored as long as it is required for the processing of the request, in particular the storage is still required for contract fulfillment, to prosecution by us or our other legitimate interests or we are required by law to retain your data (eg tax retention periods).

Comments

If you comment on posts on our site, we will store your IP address to ensure that only lawful posts are published. After reviewing and releasing the comment by us, however, they will be deleted.

We also save your comment as well as the information entered by you (eg username or e-mail address).

You can also subscribe to the following comments. In this case, you will receive a confirmation email to verify that you have entered the email address yourself. In it you will find instructions on how to cancel the comment subscription at any time.

Basis for this storage is your consent acc. Art. 6 para. 1 lit. a DSGVO, which you provide us with the comment field. You can revoke this consent at any time, an informal message to us is sufficient (eg by contact form or e-mail). The legality of the data processing carried out until then remains unaffected by this revocation.

Your data will remain stored as long as the comment is saved, necessary for us to prosecute or for our other legitimate interests, or we are required by law to retain your data.

Gravatar

WordPress uses Gravatar by default to give you an avatar if required. Your IP address is transmitted. For reasons of data protection, we have disabled or pseudonymized the Gravatarfunktion.

Newsletters

Mailchimp

If you order the newsletter offered on our site, we will inform you in detail about what kind of information we provide, what data we store and what the data are used for. We will not share your information with third parties and will only use it to send you the newsletter.

We will only send the newsletter to you if you have given us your prior consent. For this you will receive an e-mail from us with a link and further information and a request for your consent. By clicking on this link, you agree to receive the newsletter..

Basis for the storage is your consent acc. Art. 6 para. 1 lit. a DSGVO, which you give us by registering for the newsletter. You can revoke this consent at any time, an informal message to us is sufficient (eg by contact form or e-mail or unsubscribe link in each e-mail). The legality of the data processing carried out until then remains unaffected by this revocation.

Since we are legally bound to record your consent as part of the so-called double opt-in, your order of the newsletter, the sending of our consent mail and your consent by clicking on the link to place and time and your IP address will be logged and stored.

For the dispatch of the newsletter we use (within our legitimate interest in a technically effective processing of our customer information and analysis) the supplier Mailchimp

Mailchimp, a service of
The Rocket Science Group, LLC
675 Ponce de Leon Ave NE
Suite 5000
Atlanta, GA 30308 USA

This will transfer your data to the US, but Mailchimp is registered with Privacy Shield and is required to comply with EU privacy rules. For more information about your rights, see http://ec.europa.eu/justice/data-protection/document/citizens-guide_en.pdf.

In addition, we will explicitly ask you in our newsletter to give your consent to the sending of the data to Mailchimp and to the USA. By clicking on the link you declare this consent, which you can revoke at any time. For the handling of your data in Mailchimp, we refer to the **privacy policy** of Mailchimp. Mailchimp will only use your data for sending the newsletter and evaluating this shipping on our behalf. Furthermore, Mailchimp will only use your data to improve service to you. However, Mailchimp will not use the data to self-report or share your information with third parties. The data used by Mailchimp includes a "web beacon" that sends the opening of the newsletters and / or the activation of a link contained therein to Mailchimp. Mailchimp transmits to us information about your browser, your location and your IP address. This information is used to optimize our response to you.

Your information will remain stored as long as it is stored in our e-mail list, is still required to be stored by us or our other legitimate interests, or we are required by law to retain your information.

Contact forms

On our contact page you will find a contact form with which you can request a specific offer for our services. We ask for your e-mail address and your name in order to be able to address you personally and answer your request. We will use this data only in the context of your specific request and delete it after completion of the processing, as far as it does not come to a contract.

Webinar registration

In registering you for a webinar, we ask your email address and your first name, because we like to address you personally. We will only use your information to guide you through the webinar and any information required to hold the webinar (such as postponements, terms and conditions, technical

information) and materials (such as slides, content information). After the webinar, your data will be deleted.

Members areas

Sending our registration form, we ask for your full name and your e-mail address and other non-compulsory data, as we do not allow anonymous use of our services. You agree that we may store the information you provide in accordance with our Privacy Policy for the use of our website and the services we offer. You further agree that we will notify you of any special notices, updates or technical innovations that are relevant to the use of our website. This data remains stored until you have terminated your access by an e-mail to our e-mail address stated in the imprint, then you will still be stored in the context of the necessary contract processing (see the section on user / contract data).

Shop

When you submit registration forms, we ask for your full name, your address data for any later delivery of goods and your e-mail address and other non-mandatory data, as we do not allow anonymous use of our services. You agree that we use the information you provide, as part of our privacy policy, to facilitate your use of our site. You will be able to order faster with pre-set data, track your orders and manage multiple delivery addresses. This data remains stored until you have terminated your access by an e-mail to our e-mail address stated in the imprint, then you will still be stored in the context of the necessary contract processing (see the section on user / contract data).

Facebook Pixel

Facebook audience measurement

You have consented to the explanation in this privacy statement when you visit the site, as follows, "I agree that the Facebook Pixel records my visitor behavior on this site."

that we may use the Facebook Pixel to evaluate the success of our advertising on Facebook. The Facebook Pixel is one example of our legitimate interest in a technically effective online offer and its economic-efficient design and optimization gem. Article 6 (1) (f) DSGVO Distance Measurement The Facebook pixel is a service of Facebook Inc., 1601 S. California Ave., Palo Alto, CA 94304, USA.

The technology implemented by the Facebook pixel enables us to measure the reach and sales (so-called conversions) of our advertisements based on Facebook, thereby improving our advertising appeal. Furthermore, we can target users who have already visited our website with advertising on

Facebook. We can also use the data to create custom audiences. Here, Facebook evaluates data from users of our website in order to designate people with similar interests.

The Facebook Pixel stores on your computer a cookie for it, with the help of which Facebook recognizes that you have visited our website when you are logged in to Facebook or log in again. The data is anonymous for us, we cannot assign it to you. The data is transmitted to the US and stored by Facebook. Facebook has submitted to the Privacy Shield Framework, for more information on your rights, see

http://ec.europa.eu/justice/data-protection/document/citizens-guide_en.pdf

Facebook may make a connection to your personal Facebook profile. Facebook may use the data for its own advertising purposes, according to the Facebook Data Usage Policy

(<https://www.facebook.com/about/privacy/>). If you wish to revoke your consent, please send us a short e-mail.

Google Analytics

We use in the context of our legitimate interest in a technically effective online offer and its economic-efficient design and optimization in accordance with Art. 6 (1) (f) DSGVO the tool Google Analytics by Google Inc., 1600 Amphitheater Parkway, Mountain View, CA 94.043 USA. In this way the use of web pages can be analyzed, and pseudonymous profiles of the users can be created from the data. For this purpose, Google uses various techniques, including cookies stored on your computer. These store information about the use of our site, which we use to improve our offerings. The data collected by Google are transmitted by Google to countries outside the EU, in particular the USA. Google has submitted to the Privacy Shield Framework, for more information about your rights, see http://ec.europa.eu/justice/data-protection/document/citizens-guide_en.pdf If you want to learn more about Google's Privacy Policy, please use the following link:

<https://www.google.de/intl/de/policies/privacy/>

Extension of Google Analytics

Google Analytics also helps us evaluate data from AdWords and the Double-Click cookie for statistical purposes. If you wish, you can use the Ads Preferences Manager

<https://www.google.com/settings/u/0/ads/authenticated>

to make settings changes or disable the service altogether.

Google AdSense

We use in the context of our legitimate interest in a technically effective online offer and its economic-efficient design and optimization in accordance with Art. 6 (1) lit.f DSGVO Google AdSense. This is a web analytics service provided by Google Inc., 1600 Amphitheater Parkway, Mountain View, CA 94.043 USA.

The analysis is made possible by so-called cookies and web beacons. Cookies are text files that are stored on your computer and allow a usage analysis of the website. Web beacons are invisible graphics that allow to create information about traffic on the website. All information about the use of the website as well as advertising formats including your IP address will be transmitted in anonymized form to Google Inc. and stored there. Contractors of Google Inc. can obtain this information. The Google AdSense-determined IP address will not be merged with other Google data. The anonymized data is transmitted to the US and stored at Google. Google has submitted to the Privacy Shield Framework, for more information about your rights, see

http://ec.europa.eu/justice/data-protection/document/citizens-guide_en.pdf

If you do not want to save cookies on your computer, you can make the appropriate settings in your browser (more on this in the general part of this statement on cookies). Unfortunately, this may result in limited use of our sites. By using this website, you consent to the collection of the above information in the manner described. By using the Website you further consent to the transmission of the information to Google Inc. for the above purpose.

Google Adwords

Our website uses the Google Adwords service. Google AdWords is an online advertising program from Google Inc., 1600 Amphitheater Parkway, Mountain View, CA 94043, USA.

Google AdWords implements a so-called conversion tracking. If you click on a Google-served ad, a conversion tracking cookie will be stored on your computer. These cookies contain no personal data and lose their validity after 30 days. This cookie generates anonymous conversion statistics for AdWords advertisers.

As generally stated about cookies already in this privacy policy, you can prevent the storage of cookies by setting your browser software accordingly, but this may limit the function of our website. Alternatively, you can opt out of interest-based ads on Google and interest-based Google ads on the web in your browser. To do this, you'll need to turn off the <http://www.google.com/settings/ads> or deactivate it at <http://www.aboutads.info/choices/>. For more information about your preferences and privacy on Google, see

<https://www.google.de/intl/de/policies/privacy/?fg=1>.

What are Cookies?

A cookie is a small text document which gets stored on your hard drive in a part of your hard drive especially designated for cookies.

A cookie usually has a small amount of unique, identifiable text in it. A web site can send a cookie to your web browser if your browser's preferences are set to accept it.

A web site can only access the cookies it has sent to you, not cookies from other websites. Most up to date web browsers allow the option of clearing cookies should you want to do that.

IP Addresses

Every time your computer connects to the internet an IP address is used. An IP address is a number that can identify your computer. IP addresses are collected by our server analytics. This is done as part of our collection of traffic data which contains demographic and profile data.

Email Information

If you communicate with us us email, we may choose to keep all email correspondence with you on file.

How We Use the Information You Provide to Us?

We will use the information you provide us to administer our business by providing customer service, creating items, products and services and making them available to customers and prospective customers.

TrustTemenos Academy / trusttemenos.com will not collect any personal information from you when you visit this website unless you provide us with that information yourself.

We will not share, rent, lease or give any of your personal information to anyone unless we are compelled to do so by law.

Policy Changes

We reserve the right to change this policy at any time. Rest assured however that in regard to your personal information – the policy will not change. We will not give, sell, rent, lease or distribute your personal information to a third party unless compelled to do so by law.

If you have any additional questions, please do not hesitate to contact us at any time.

TrustTemenos Academy / trusttemenos.com
info@trusttemenos.com

DISCLAIMER

1. This disclaimer governs your use of our website; by using our website, you accept this disclaimer in full. If you disagree with any part of this disclaimer, do not use our website. We reserve the right to modify these terms at any time. You should therefore check periodically for changes. By using this site after we post any changes, you agree to accept those changes, whether or not you have reviewed them.
2. Visitors who use this website and rely on any information do so at their own risk.
3. We are not responsible for the contents or reliability of any other websites to which we provide a link and do not necessarily endorse the views expressed within them.
4. By sharing any contribution (including any text, photographs, graphics, video or audio) with us you agree to grant us, free of charge, permission to use the material in any way we want (including modifying or deleting it). In order that we can use your contribution, you confirm that your contribution is your own original work, is not defamatory and does not infringe any USA or European laws and that you have the right to give us permission to use it for the purposes specified above.
5. You must not use our website in any way which is unlawful, illegal, fraudulent or harmful, or in connection with any unlawful, illegal, fraudulent or harmful purpose or activity. The majority of content posted in this forum is created by members of the public. The views expressed are theirs and unless specifically stated are not those of TrustTemenos Academy / Olaf Lewitz / trusttemenos.com. We accept no responsibility for any loss or harm incurred.
6. We do not warrant that functions available on this website will be uninterrupted or error free, that defects will be corrected, or that the server that makes it available is free of viruses or bugs. You

acknowledge that it is your responsibility to implement sufficient procedures and virus checks (including anti-virus and other security checks) to satisfy your particular requirements for the accuracy of data input and output.

TrustTemenos Academy / Olaf Lewitz / trusttemenos.com reserves the right to change, add, delete, or otherwise modify content on the Site and these Terms of Use periodically without prior notice.

8. Except for death or personal injury caused by our negligence, trusttemenos.com, its officers, employees, contractors or content providers shall not be liable for any loss or damage arising from or otherwise in connection with your use of TrustTemenos Academy / Olaf Lewitz / trusttemenos.com or any information, services or content on trusttemenos.com.

THE MATERIALS ARE PROVIDED "AS IS" WITHOUT ANY EXPRESS OR IMPLIED WARRANTY OF ANY KIND INCLUDING WARRANTIES OF MERCHANTABILITY, NON-INFRINGEMENT OF INTELLECTUAL PROPERTY, OR FITNESS FOR ANY PARTICULAR PURPOSE. IN NO EVENT SHALL TrustTemenos Academy / Olaf Lewitz / trusttemenos.com OR ITS SUPPLIERS BE LIABLE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGE FOR LOSS OF PROFITS, BUSINESS INTERRUPTION, LOSS OF INFORMATION) ARISING OUT OF THE USE OF OR INABILITY TO USE THE MATERIALS, EVEN IF TrustTemenos Academy / Olaf Lewitz / trusttemenos.com HAS BEEN ADVISED ON THE POSSIBILITY OF SUCH DAMAGES.

DMCA NOTICE

TrustTemenos Academy / Olaf Lewitz / trusttemenos.com respects the intellectual property of others, and we ask our users to do the same.

TrustTemenos Academy / Olaf Lewitz / trusttemenos.com may, in appropriate circumstances and at its discretion, terminate the accounts of users who infringe the intellectual property rights of others.

TrustTemenos Academy / Olaf Lewitz / trusttemenos.com will remove infringing materials in accordance with the U.S. Digital Millennium Copyright Act if properly notified that content infringes copyright.

If you believe that your copyrighted work has been copied in a way that constitutes copyright infringement and is accessible on this site, you may notify our copyright agent, as set forth in the U.S. Digital Millennium Copyright Act of 1998 (DMCA).

For your complaint to be valid under the DMCA, you must provide the following information when providing notice of the claimed copyright infringement:

* A physical or electronic signature of a person authorized to act on behalf of the copyright owner
Identification of the copyrighted work claimed to have been infringed

* Identification of the material that is claimed to be infringing or to be the subject of the infringing activity and that is to be removed

* Information reasonably sufficient to permit the service provider to contact the complaining party, such as an address, telephone number, and, if available, an electronic mail address

* A statement that the complaining party "in good faith believes that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or law"

* A statement that the "information in the notification is accurate", and "under penalty of perjury, the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed"

The above information must be submitted as a written, faxed or emailed notification to the following Designated Agent:

Attn: DMCA

Olaf Lewitz
Kolberger Platz 6
14199 Berlin
E-Mail info@trusttemenos.com

WE CAUTION YOU THAT UNDER U.S. FEDERAL LAW, IF YOU KNOWINGLY MISREPRESENT THAT ONLINE MATERIAL IS INFRINGING, YOU MAY BE SUBJECT TO HEAVY CIVIL PENALTIES. THESE INCLUDE MONETARY DAMAGES, COURT COSTS, AND ATTORNEYS' FEES INCURRED BY US, BY ANY COPYRIGHT OWNER, OR BY ANY COPYRIGHT OWNER'S LICENSEE THAT IS INJURED AS A RESULT OF OUR RELYING UPON YOUR MISREPRESENTATION. YOU MAY ALSO BE SUBJECT TO CRIMINAL PROSECUTION FOR PERJURY.

This information should not be construed as legal advice, for further details on the information required for valid DMCA notifications, see 17 U.S.C. 512(c)(3).

TERMS OF USE

By accessing this web site, you are agreeing to be bound by these web site Terms and Conditions of Use, all applicable laws and regulations, and agree that you are responsible for compliance with any applicable local laws. If you do not agree with any of these terms, you are prohibited from using or accessing this site. The materials contained in this web site are protected by applicable copyright and trade mark law.

Terms

You must be 13 years or older to use TrustTemenos Academy / Olaf Lewitz / trusttemenos.com. Your login may only be used by one person – a single login shared by multiple people is not permitted.

You are responsible for maintaining the security of your account and password. TrustTemenos Academy / Olaf Lewitz / trusttemenos.com cannot and will not be liable for any loss or damage from your failure to comply with this security obligation.

You are responsible for all Content posted and activity that occurs under your account.

You may not use the Service for any illegal or unauthorized purpose.

You must not, in the use of the Service, violate any laws in your jurisdiction (including but not limited to copyright laws).

Intellectual Property Rights

All copyrights, trademarks, patents and other intellectual property rights in and on our website and all content and software located on the site shall remain the sole property of TrustTemenos Academy / Olaf Lewitz / trusttemenos.com or its licensors. The use of our trademarks, content and intellectual property is forbidden without the express written consent from TrustTemenos Academy / Olaf Lewitz / trusttemenos.com.

You must not:

Republish material from our website without prior written consent.

Sell or rent material from our website.

Reproduce, duplicate, create derivative, copy or otherwise exploit material on our website for any purpose.

Redistribute any content from our website, including onto another website.

You acknowledge and agree that all content and information, including but not limited to text, software, music, sound, photographs, graphics, video or other material (also known as "Content") provided on the Website or through the Services is protected by copyrights, trademarks, service marks, patents, or other proprietary rights and laws. You shall abide by all copyright notices, trademark rules, information, and restrictions contained in any Content accessed through the Services, and except as expressly permitted herein, shall not use, copy, reproduce, modify, translate, publish, broadcast, transmit, distribute, perform, upload, display, license, sell or otherwise exploit for any purposes whatsoever any Content or third party submissions or other proprietary rights not owned by you: (i) without the express prior written consent of the respective owners, and (ii) in any way that violates any third party right.

All content posted on the Service must comply with U.S. as well as European copyright law.

We claim no intellectual property rights over the material you provide to the Service. Your profile and any materials uploaded remain yours.

TrustTemenos Academy / Olaf Lewitz / trusttemenos.com does not pre-screen Content, but TrustTemenos Academy / Olaf Lewitz / trusttemenos.com and its designee have the right (but not the obligation) in their sole discretion to refuse or remove any Content that is available via the Service.

Copyrights

The content and works provided on these Web pages are governed by the copyright laws of Germany. Duplication, processing, distribution, or any form of commercialization of such material beyond the scope of the copyright law shall require the prior written consent of its respective author or creator.

Acceptable Use

You agree to use our website only for lawful purposes, and in a way that does not infringe the rights of, restrict or inhibit anyone else's use and enjoyment of the website. Prohibited behavior includes harassing or causing distress or inconvenience to any other user, transmitting obscene or offensive

content or disrupting the normal flow of dialogue within our website.

You must not use our website to send unsolicited commercial communications. You must not use the content on our website for any marketing related purpose without our express written consent.

Cancellation and Termination

You are solely responsible for properly canceling your account with our website.

You can cancel your account at any time by clicking on appropriate links on the site or by sending us an email.

All of your personal Content will be immediately deleted from the Service upon cancellation. This information cannot be recovered once your account is cancelled.

TrustTemenos Academy / Olaf Lewitz / trusttemenos.com, in its sole discretion, has the right to suspend or terminate your account and refuse any and all current or future use of the Service, or any other TrustTemenos Academy / Olaf Lewitz / trusttemenos.com service, for any reason at any time.

Such termination of the Service will result in the deactivation or deletion of your Account or your access to your Account, and the forfeiture and relinquishment of all Content in your Account.

TrustTemenos Academy / Olaf Lewitz / trusttemenos.com reserves the right to refuse service to anyone for any reason at any time.

Payment, Refunds, Upgrading and Downgrading

A valid credit card is required for paying accounts.

TrustTemenos Academy / Olaf Lewitz / trusttemenos.com reserves the right to change the trial terms and pricing may be changed at anytime.

You may cancel your paying account at any time. You will not be charged again and your account will be closed the end of your current monthly or annual payment period.

All fees for service are exclusive of all taxes, levies, or duties imposed by taxing authorities, and you shall be responsible for payment of all such taxes, levies, or duties, excluding only United States (federal or state) taxes.

Downgrading or canceling your Service may cause the loss of Content, features, or capacity of your Account. TrustTemenos Academy / Olaf Lewitz / trusttemenos.com does not accept any liability for such loss.

Modifications to the Service and Prices

TrustTemenos Academy / Olaf Lewitz / trusttemenos.com reserves the right at any time and from time to time to modify or discontinue, temporarily or permanently, the Service (or any part thereof) with or without notice.

Prices of all Services, including but not limited to relevant subscription plans, are subject to change upon 30 days notice from us. Such notice may be provided at any time by posting the changes to the TrustTemenos Academy / Olaf Lewitz / trusttemenos.com or the Service itself.

TrustTemenos Academy / Olaf Lewitz / trusttemenos.com shall not be liable to you or to any third party for any modification, price change, suspension or discontinuance of the Service.

Restricted Access

We may in the future need to restrict access to parts (or all) of our website and reserve full rights to do so. If, at any point, we provide you with a username and password for you to access restricted areas of our website, you must ensure that both your username and password are kept confidential.

Revisions

TrustTemenos Academy / Olaf Lewitz / trusttemenos.com may change these terms from time to time and so you should check these terms regularly. Your continued use of our website will be deemed acceptance of the updated or amended terms. If you do not agree to the changes, you should cease using our website immediately.

If any of these terms are determined to be illegal, invalid or otherwise unenforceable, it shall be severed and deleted from these terms and the remaining terms shall survive and continue to be binding and enforceable.

Limitation of Liability

THE MATERIALS AT THIS SITE ARE PROVIDED ,AS IS, WITHOUT ANY EXPRESS OR IMPLIED WARRANTY OF ANY KIND INCLUDING WARRANTIES OF MERCHANTABILITY, NONINFRINGEMENT OF INTELLECTUAL PROPERTY, OR FITNESS FOR ANY PARTICULAR PURPOSE. IN NO EVENT SHALL TrustTemenos Academy / Olaf Lewitz / trusttemenos.com OR ITS AGENTS OR OFFICERS BE LIABLE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF PROFITS, BUSINESS INTERRUPTION, LOSS OF INFORMATION, INJURY OR DEATH) ARISING OUT OF

THE USE OF OR INABILITY TO USE THE MATERIALS, EVEN IF TrustTemenos Academy / Olaf Lewitz / trusttemenos.com HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS OR DAMAGES.

If you have any additional questions, please do not hesitate to contact us at any time:

TrustTemenos Academy / Olaf Lewitz / trusttemenos.com
info@trusttemenos.com

CONTACT

Olaf Lewitz

Kolberger Platz 6

14199 Berlin

E-Mail info@trusttemenos.com

Copyright 2018 - TrustTemenos.com - All Rights Reserved