

General Terms and Conditions

for subscription agreements concluded by subscribers and SVoice from Germany GmbH

Section 1 Scope of the General Terms and Conditions

The entirety of all subscriptions taken out, as well as the conclusion and implementation of all corresponding agreements, shall be governed exclusively by the General Terms and Conditions for SVoice from Germany GmbH set out hereinbelow. No collateral agreements have been made orally.

Section 2 Conclusion of the Agreement, Termination

The subscribers' contracting partner is:

SVoice from Germany GmbH, *Postfach* (P.O. Box) 31 13 10
D-10643 Berlin, Germany, publisher and managing director: Dr. Rafael Seligmann; the company is entered in the Commercial Register kept by the *Amtsgericht* (local court) of Charlottenburg under the number HRB 136118 B (referred to hereinbelow as the "Publishing Firm"). Telephone: +49(0)170/8177761, Fax: +49(0)30/85726889, e-mail: info@jewish-voice-from-germany.de

The subscription agreement is concluded upon your receiving written confirmation of your subscription order. The invoice and confirmation will be sent exclusively by e-mail. Should you not agree to their being sent by e-mail, we would ask that you address any objection to this procedure in writing to SVoice from Germany GmbH, Postfach 31 13 10, 10643 Berlin, Germany, or to the fax number: +49(0)30/85726889 .

Subscriptions may be taken out as annual subscriptions only. An annual subscription comprises four (4) consecutive issues; the price for an annual subscription is EUR 12.00 or USD 17.00.

In order to terminate the subscription, notice must be given observing a period of four (4) weeks until the end of the subscription period for which an invoice has been sent. Such termination must be sent in writing to the Publishing Firm's address set out hereinabove. It is not possible to terminate a subscription prior to the expiry of the contractual period to which the parties have committed.

Unless terminated in due time, the subscription shall continue in force; this shall also be the case where an agreed minimum subscription period of one (1) year (four issues) has expired.

Section 3 Delivery

Unless otherwise agreed, delivery shall be made to the delivery address provided by the subscriber.

Section 4 Payment Terms

Upon receipt of the invoice, the subscription price shall be due for payment. The purchase price is to be remitted to the account set out in the invoice: Deutsche Bank, Bank Code 100 700 24, Account number 561310462, IBAN DE73 1007 0024 0561 3104 62, BIC DEUTDE33HAN

Deutsche Bank AG
Bayerischer Platz 9
10779 Berlin

Section 5 Data Protection

As a matter of principle, all personal data will be treated in confidence; the overriding legitimate interests meriting protection that you as the data subject have will be strictly observed in accordance with statutory requirements.

We will store and process any personal data as well as any other data in accordance with the stipulations of the *Bundesdatenschutzgesetz* (BDSG, German Federal Data Protection Act). Insofar as we might provide media services in individual cases in the context of our contractual relationship, the provisions of the *Telemediengesetz* (TMG, German Telemedia Act) additionally apply.

Section 6 Miscellaneous

Exclusively the laws of the Federal Republic of Germany shall apply to the present General Terms and Conditions, and likewise to the relationship in place between the subscriber and the Publishing Firm. The place of jurisdiction is Berlin.

The Publishing Firm may at any time modify the present General Terms and Conditions, with such modifications taking effect in the future.

Should individual provisions of the present General Terms and Conditions be or become invalid, and/or provisions of the agreement that they serve to amend, this shall not affect the validity of the other provisions; the agreement and the present General Terms and Conditions shall remain in full force and effect for both contracting parties in all other regards.

Berlin, January 2012