

BRAUWELT

INTERNATIONAL

BRAUWELT International Internet User Contract

Please read the following BRAUWELT International User Contract carefully. It contains all legal provisions governing the relationship between the subscriber to the BRAUWELT International package, referred to hereinafter as User, and Fachverlag Hans Carl as provider of BRAUWELT International. You can also print out the contract.

1. Services covered by the contract

BRAUWELT International is a publisher package supplied by Fachverlag Hans Carl. The following provisions are agreed for using the package:

BRAUWELT International contains

- BRAUWELT International PRINT (6 issues p/a),
- BRAUWELT International ONLINE under www.brauweltinternational.com / www.brauweltinternational.net
 - + newsletter (monthly);
 - + BRAUWELT International News flash (twice a month);
 - + online access to all contributions in BRAUWELT International as of 1999 (“*Search/Archive BRAUWELT International*”);
 - + abstracts of the latest contributions at *BrewingScience – Monatschrift für Brauwissenschaft* (“*Search/BrewingScience abstracts*”).

Fachverlag Hans Carl reserves the right to change or to withdraw pages and/or archive BRAUWELT International under www.brauweltinternational.com / www.brauweltinternational.net or to revoke subscriber’s access rights to specific pages and/or archive BRAUWELT International. The subscriber will receive advance notice thereof. Notification is deemed to have been given if posted by online notice on www.brauweltinternational.com / www.brauweltinternational.net or by being sent by email.

2. Access to databases

Fachverlag Hans Carl offers User access via World Wide Web (www.brauweltinternational.com / www.brauweltinternational.net) to data contained in the pool. Access to the restricted areas that are reserved exclusively for subscribers is via user ID (login, password) sent to User. Documentation on page contents and guidelines for carrying out searches can be viewed under “*Search/Instruction*” at www.brauweltinternational.com / www.brauweltinternational.net.

User is obliged to keep the user ID secret and to prevent misuse by 3rd parties. Should User become aware of misuse of user ID, he shall advise Fachverlag Hans Carl immediately. In the event of misuse, Fachverlag Hans Carl is authorised to deny access to the restricted areas. User will be held liable for misuse that he fails to prevent.

User is responsible for establishing a connection from his computer via the Internet. Fachverlag Hans Carl accepts no costs or other obligations associated with this.

www.brauweltinternational.com / www.brauweltinternational.net is normally available 24 hours a day. The accessibility of the restricted areas may be curtailed due to technical reasons, in particular due to necessary maintenance and installation work.

3. Right of use for users

User is granted a single licence with a single BRAUWELT International subscription. This covers a single non-transferable right to carry out searches in the archive BRAUWELT International included in www.brauweltinternational.com / www.brauweltinternational.net under "Search" for the duration of contract validity. This does not involve acquiring any rights to the contents.

Search results are for the sole personal use of archive user or, in case an information agent is involved, for the personal use of the principal.

4 Charges, payment

Use of the archive BRAUWELT International is included in the subscription price of BRAUWELT International.

The subscription price for BRAUWELT International is due immediately on receipt of invoice issued annually. Payment is via transfer against invoice or by credit card. Issuing of invoice and payment is administered by Fachverlag Hans Carl.

Should the subscription price change, User will be notified per email one month in advance.

5 Contract duration, notice of termination

The contract duration for use of the restricted areas runs for the duration of the BRAUWELT International subscription. With the end of the subscription period, access rights to the restricted areas terminate. The user ID is blocked.

BRAUWELT International subscription is terminable by giving written notice 6 weeks prior to calendar half year.

In the event of failure to comply with this User Contract, Fachverlag Hans Carl can exercise its rights to terminate the contract forthwith and to deny access to restricted areas of www.brauweltinternational.com / www.brauweltinternational.net.

6 Guarantees and liability

Fachverlag Hans Carl shall exercise due care in selection and updating of data in keeping with what may be expected of a publisher.

User shall be obliged to act appropriately to protect his system, in particular to do a regular data backup and to use up-to-date protection against computer viruses. Fachverlag Hans Carl assumes no liability for damages that could have been avoided by appropriate protective measures on the part of User.

Fachverlag Hans Carl accepts no responsibility for problems associated with login to the restricted areas, especially where the cause of such problems is not within the powers of Fachverlag Hans Carl to remedy, excepting instances where this arises due to premeditated or gross negligence on the part of Fachverlag Hans Carl.

Fachverlag Hans Carl assumes no liability for damages suffered by User arising from misuse or loss of access data (user ID, password). In particular, sending user ID and password via Internet is not absolutely safe in accordance with current state-of-the-art.

Fachverlag Hans Carl assumes no responsibility for content accuracy of data provided. Liability for errors in contents is excluded. Furthermore, Fachverlag Hans Carl gives no

guarantee that any particular results will be achieved through the use of pages from www.brauweltinternational.com / www.brauweltinternational.net.

Fachverlag Hans Carl assumes responsibility in the case of slight negligence for infringement of contractual obligations (cardinal obligations) for those typical and foreseeable damages in keeping with the type of service as well as for personal injury and in keeping with stipulations of product liability legislation. Apart from that, the contractual and ex-contractual liability of Fachverlag Hans Carl is limited to premeditated and gross negligence whereby limitation of liability applies also in case of fault of sub-agents of Fachverlag Hans Carl.

In as far as not agreed otherwise in this contract, Fachverlag Hans Carl is liable in accordance with legal stipulations.

7 Copyright

- 7.1 User acknowledges that the information made available under www.brauweltinternational.com / www.brauweltinternational.net is derived from database compilations from Fachverlag Hans Carl in the context of §§ 4 par 2, 87a par 1 of the German Copyright Law. Rights of 3rd parties (co-operation partners) in the contents made available are not affected.
- 7.2 Search results are meant exclusively for the personal use of the archive user or, in the case of information agents, for the personal use of the principal (see above no. 3.2).

8 Data Protection

- 8.1 User is advised in accordance with § 33 par 1 of the Federal German Data Protection Law that Fachverlag Hans Carl archives User data in an electronically readable form and processes same in use for a purpose intended under the contract with User. Details of User's search activities in the databases shall be kept confidential. This information is not passed on to 3rd parties.

9 Summary conditions

- 9.1 German law will apply in disputes arising out of or in association with this contract, to the exclusion of legal standards that make reference to other legal systems. General terms and conditions of User do not apply in as far as they may be in conflict with conditions of this contract.
- 9.2 Nuremberg is the place of dispute resolution.
- 9.3 For business users in the context of § 1 HGB (German Commercial Code) using the service for their business or for users who have no permanent place of residence in Germany, the legal domicile for disputes arising out of or in connection with this contract is Nuremberg.
- 9.4 Should any one provision be or become inapplicable, the overall validity of the contract is not affected. The contract parties shall then replace the inapplicable provision with one that comes closest to meeting the objectives of the contract.

Version: May 2010