

Bitte beachte

Bei dem folgenden Dokument handelt es sich um einen **Mustermietvertrag**.

Er dient der Information zu Vertragsbedingungen, unabhängig von Mieten, Kaution oder sonstigen Kosten.

Für Bankverbindungen, Beträge und genaue Mieterperioden beachte bitte ausschließlich deinen eigenen Vertrag.

Please Note

The following document is a **sample rental agreement**.

It serves to provide information on contractual conditions, regardless of rents, deposits or other costs.

For bank details, amounts an exact rent period, please refer exclusively to your own contract.

Booking Overview

Rental, Service and Internet Usage Agreement	
1. Contract number	XXX
2. Rental Property / Object of this Agreement	Apartment No. XXX urban residential community XXX, XXX, XXX XXX (§ 1.1)
	Rental of furniture (§ 1.1)
	HAVENS LIVING Service (§ 11)
	Use of Internet access (§ 14)
3. Term of this Agreement	XXX through XXX (§ 16.1)
4. Transfer by the Lessee at least 14 Days before the Contract Commencement (in EUR)	Rental security deposit: XXX (§ 3.1)
5. Method of payment for first payments (in EUR)	Transfer by the Lessee totalling: XXX
6. Bank details of the Lessor (only for Rental Security Deposit)	Account Holder XXX IBAN: XXX BIC/SWIFT: XXX Bank Name: XXX Reason for payment/transfer for the first payment according to Para. 5: HAVENS + XXX + XXX
7. Rent/Payments as of the 1st month (in EUR)	Net rent exclusive of heating and other additional costs: XXX Lump sum for operating costs: XXX (§ 2.1)
	Furniture rent: XXX (§ 2.2)
	Internet fee: XXX (§ 15)
	Total rent for the apartment, storage space, furniture and Internet fee: XXX
	Service fee: XXX (§ 12)
	Total monthly costs: EUR XXX
8. Method of payment as of the 1st payment of rent	Automatic debiting from the Lessee account acc. SEPA Basic Direct Debit Mandates

Rental, Service and Internet Usage Agreement

XXX

 XXX
 XXX XXX

“Lessor”

XXX

 XXX
 XXX, XXX

 Apartment No.: XXX
 Contract number: XXX

“Lessee”

International Campus GmbH

 Blumenstr. 28
 80331 Munich, Germany

“Provider”

PREAMBLE

According to this Agreement, the Lessee receives three service components (rent, service, internet use), which are regulated in this uniform Agreement. This Agreement contains in Part A Special Arrangements that apply to the respective service components, and in Part B to General Arrangements (esp. term, termination, method of payment, liability), which apply to all service components.

PART A - SPECIAL ARRANGEMENTS

SECTION I - RENTAL AGREEMENTS – APARTMENT, STORAGE SPACE AND FURNITURE

A rental relationship is established between the Lessor and the Lessee for an apartment in HAVENS LIVING within the meaning of § 549 Para. 2 No. 1 BGB (German Civil Code). The apartment was used and let for the first time after 1 October 2014.

§1 Rental Property, Rental Purpose

1. The Lessor of the urban residential community “XXX”, XXX, XXX XXX (“HAVENS”) rents to the Lessee as rental property:
 - a) Apartment no. XXX, consisting of entrance area, shower room, living room (“Apartment”), which is rented for residential purposes and may only be occupied by the persons listed as Lessees in the Preamble; and
 - b) The furnishings listed in the handover protocol (“Furniture”) for exclusive use in the Apartment; and
 - c) the storage space no. XXX (“Storage Space” and together with the Apartment and the Furniture “Rental Property”).
2. The Lessee is not renting the Apartment in order to establish a permanent place of residence. The Apartment only serves to cover a temporary special need of the Lessee for housing for the following reason:

XXX

The Apartment is therefore only rented for temporary use during the Contractual Term.
3. The mailboxes are marked exclusively with numbers. In addition to the Lessee’s name and address, the Lessee must also indicate the number of the Lessee’s Apartment so that mail can be delivered to the Lessee.
4. For the access to the building, common areas and Apartment, the Lessor installed a keyless access system “iLOQ” provided by iLOQ Deutschland GmbH. Therefore, the Lessor does not hand out any mechanical keys or access chips to the Lessee for these spaces. To use the keyless access system “iLOQ”, the Lessee is obliged to install the application provided by the keyless access system provider on their smartphone and to update it in accordance with the application provider’s requirements.

The Lessee agrees that the Lessor transfers the following data to the keyless access system provider for the purpose of setting up and maintain the keyless access to the building, common areas and Apartment for the Lessee: (a) first name, last name, (b) street address, postcode, apartment number, (c) telephone/cell phone number and (d) language (for the SMS message from the keyless access provider to setup the access).

The consent to the transfer of this data can be revoked by the Lessee at any time and without providing justification. The revocation can be declared to the Lessor or a representative authorised by the Lessor (currently: International Campus GmbH, Blumenstraße 28, 80331 Munich, Germany). Any such revocation does not affect the legality of the transmission of data that occurred before revocation and that was based on the consent of the Lessee. Furthermore, any such revocation does not affect the contractual obligations of the Lessee. In the event of revocation, however, data processing on a legal basis is not excluded.

5. The Lessor provides a security service (CCTV, locking systems, security); CCTV is carried out in the following areas: main entrance including basement, reception, communal kitchen, communal area, corridors (facing the stairways), laundry room (only entrance area), in front of the garbage room, storage room (corridor), gym, meeting room, in front of the elevators and other security-relevant communal areas.
6. The ongoing construction work in the building is expected to be completed by December 31, 2025 ("Construction Phase"). The Lessee is aware that in the course of the completion of the aforementioned Construction Phase, there may be impairments in the use of the Rental Property, in particular due to access restrictions, vibrations, noise, dirt, etc. and recognises this condition as contractual until the completion of the work, which is why rent reductions, claims for damages and other claims due to the aforementioned impairments are excluded.

§2 Rent / Operating Costs

1. The monthly rent payable to the Lessor for the Apartment incl. Storage Space is
 - a) Rent (net cold rent) EUR XXX
 - b) Lump sum for operating costs EUR XXX
2. The monthly rent for the Furniture to be paid to the Lessor is EUR XXX ("Furniture Rent").
3. In addition to the rent, the Lessee shall bear the operating costs in accordance with § 2 No. 1 to 17 of the Operating Costs Ordinance as well as the costs of maintenance of fire extinguishers, electric lines and gas lines, gutter cleaning, legionella testing in accordance with the Drinking Water Ordinance and roof maintenance. These operating costs to be borne by the Lessee, including heating, hot water and electricity costs, are covered by the aforementioned lump sum for operating costs under § 2 Para. 1 lit. b). There is no separate billing of operating costs.
4. The replacement of illuminants is carried out by the Lessee at the Lessee's own expense; these costs are not included in the lump sum for operating costs. All illuminants must be returned with the same type, watt strength as when the Rental Property was handed over to the Lessee and in working condition.
5. The Lessee is obliged to immediately register radio equipment used in the Rental Property with the ARD, ZDF Deutschlandradio-Beitragsservice. The Lessee alone pays the broadcasting fees; they are not included in the lump sum for operating costs.
6. The Lessee is only entitled to operate the Lessee's own refrigerators, cookers, air conditioners, electric heaters of any kind as well as aquariums and terrariums in the Apartment with the written consent of the Lessor. The operating costs for the operation of such equipment, in particular the electricity costs, are to be borne by the Lessee.
7. The Lessor is entitled to transfer increases in operating costs pro rata to the Lessee by means of a declaration in text form; the reason for the levy is to be indicated in the declaration. The Lessee shall owe the part of the levy attributable to the Lessee at the beginning of the second month following the declaration. The Lessor is entitled to claim any increases in operating costs incurred retroactively; however, at most from the beginning of the calendar year preceding the declaration of increase.
8. The Lessor is entitled to change the type of heating and hot water supply, in particular to heat contracting or district heating, without the consent of the Lessee.

§3 Rental Security Deposit

1. The Lessee shall provide the Lessor with a rental security deposit in the amount of EUR XXX to secure all claims of the Lessor arising from the rental relationship regarding the Apartment ("Rental Security Deposit"). This should be done 14 days before the Contract Commencement.
2. The Lessee shall transfer the Rental Security Deposit to the following account of the Lessor:
Account Holder: XXX
IBAN: XXX
BIC/SWIFT: XXX
Bank Name: XXX
3. In the event of changes to the rent or the monthly lump sum for operating costs, the Lessor has the right to adjust the amount of the security deposit within a period of two weeks, taking into account the increase that has occurred in the meantime in accordance with § 315 BGB (German Civil Code).

4. The Rental Security Deposit is to be repaid to the Lessee no later than three months after the end of the tenancy and the return of the Rental Property by the Lessee. Insofar as claims of the Lessor against the Lessee from or in connection with the rental relationship still exist or may exist at this time, the Lessor is entitled to withhold a reasonable amount of the respective security deposit. For the repayment of the Rental Security Deposit, the Lessee is obliged to provide the Lessor with a valid SEPA account upon handover. If the Lessee does not notify the Lessor of a valid SEPA account, the Lessee shall bear the costs incurred and required for the repayment of the Rental Security Deposit; the Lessor has the right to withhold these costs from the respective sum of the Rental Security Deposit.

§4 Other Obligations of the Lessee

1. The Rental Property may only be used for residential purposes and not for business and commercial activities.
2. The Lessee is obliged to register and de-register at the responsible Residents Registration Office (Einwohnermeldeamt) when moving in and out.
3. The Lessee may only remove the Furniture or parts of the Furniture from the Apartment during the Contractual Term if it is guaranteed that the Furniture or parts of the Furniture will not be endangered by the transport back and forth. Likewise, the temporary storage of the Furniture or parts of the Furniture outside the apartment must not endanger them. Before the Furniture is removed, the Lessor must be informed about this in text form.
4. The Lessor is not liable – subject to the provisions in § 19 – for theft of individual pieces of or all Furniture.

§5 Sublease

1. The subletting of the Rental Property requires the written permission of the Lessor.
2. The Lessee is not allowed to hand over the Rental Property to tourists (airbnb, etc.). The use of the Rental Property is – in accordance with the agreed-upon rental purpose in § 1 Para. 1 – approved by public law only for residential purposes. Any commercial re-letting is strictly prohibited and entitles the Lessor to terminate the tenancy without notice. Any infringement in the aforementioned sense will be reported immediately to the relevant authorities (including the trade inspection office, tax office, regulatory office).

§6 House Rules

The House Rules attached to this Agreement as Appendix A are an integral part of this Agreement. The House Rules can be changed unilaterally by the Lessor if this is required for reasons of order or management. The Lessor shall then inform the Lessee of any new rules. In the event of contradictions between the House Rules and the provisions of this Agreement, the provisions of this Agreement shall take precedence.

§7 Cosmetic Repairs concerning the Apartment; Maintenance/Repair of Furniture; Storage in Storage Space and Entry

1. The Lessee is obliged to carry out or have carried out professionally the cosmetic repairs necessary as a result of the use of the Rental Property inside the premises of the Apartment. Cosmetic repairs include wallpapering, painting or liming the walls and ceilings, painting the floors, painting the radiators including heating pipes, the interior doors, as well as the windows and exterior doors from the inside.
2. The Lessee is obliged to carry out or have carried out the maintenance and repair measures including replacement purchases of the Furniture (in particular illuminants) professionally. Maintenance also includes the necessary maintenance of the Furniture. The above obligations of the Lessee to carry out maintenance and repair measures, including replacement purchases, are excluded if the need for maintenance and/or repair (i) was already present at the time of the handover of the Furniture, (ii) was not caused by the use thereof or (iii) is not attributable to the risk sphere of the Lessee. The assertion of claims for damages by the Lessor against the Lessee due to culpable breaches of duty by the Lessee remains unaffected by the above regulations.
3. The items stored in the Storage Space are not insured. Items are stored at the Lessee's risk. The following may not be stored: Food or perishable goods, unless they are securely packaged so that they are protected against infestation by pests and do not attract pests; flammable or combustible substances/liquids such as gas, paints, petrol, oil, solvents, etc.; pressurised gases; prohibited or unlawfully possessed weapons; explosives; ammunition; chemicals, radioactive substances, biological bombs; poisons; asbestos or other potentially hazardous materials; any prohibited substances and objects or unlawfully acquired objects; materials that could affect third parties through emissions. The Lessor is authorised to open the Storage Space if there is reasonable suspicion that the above agreements are being breached, rapid contact with the Lessee fails and the Lessee himself or the other Lessees/the Lessor are at risk of damage; the Lessee expressly agrees to this.

§8 Handover and Return of the Rental Property

1. Upon termination of this Agreement, the Lessee shall have cleaned the Rental Property in a broom-clean condition, vacated it completely, as far as the items brought in by the Lessee are concerned, and handed it over in accordance with this Agreement. If the tenant does not fulfil his obligations or only insufficiently, the landlord reserves the right to charge additional costs incurred.
2. The Lessee shall remove the equipment and fixtures with which the Lessee has equipped the Apartment and restore the Apartment to its original condition, unless otherwise agreed with the Lessor.
3. The handover/return of keys, access chips and the Apartment must be scheduled and can only be carried out during the opening hours of the office of the House Manager.

§9 Right of Entry

1. In order to determine the necessity of work or the condition of the Rental Property, the Lessor is entitled, if there is a factual reason arising from proper management of the property, to enter the Apartment or Storage with the Lessee after prior notice of a viewing appointment. The Lessor may involve other persons for this purpose or have the inspection carried out by third parties. The Lessee is entitled to refuse the inspection for important reasons, provided that the Lessee notifies the Lessor immediately in text form and offers short-term alternative appointments for the inspection.
2. In case of cancellation and re-letting or in case of an intended sale of the Apartment, the Lessee shall allow visitations on working days in the period from 9 a.m. to 1 p.m. and from 3 p.m. to 7 p.m. and on Sundays and public holidays from 11 a.m. to 1 p.m. after reasonable advance notice. When carrying out necessary work, this obligation exists during the working hours of the relevant craftspeople, in cases of urgent danger, even without prior notice at any time of the day or night.

§10 Operating Equipment

1. The Lessor is entitled to transfer to a special purpose vehicle all objects that are the Lessor's property and are left to the Lessee for use and are or could be qualified as operating equipment or, in another form, as property for tax purposes, and is further entitled to hand them over to the Lessee in the Lessor's own name (fiduciary) or in the name of the special purpose vehicle (directly through the special purpose vehicle). The Lessor can make use of this authorisation at any time without restriction, once or several times.
2. The Lessee shall support the Lessor in the execution of the transfer to the best of the Lessee's ability and in particular make all declarations, including to third parties, which may be necessary for this purpose. The Lessor makes it clear that the rent for this operating equipment, including VAT and as agreed upon above, after the transfer has been made, is owed by the Lessee in the statutory amount in each case.

SECTION II - SERVICE ARRANGEMENTS

§11 Services

1. The Provider provides the Lessee with the following services during the term of this Agreement:
 - a) Permission to co-use the following premises and services on the property of the urban residential community "HAVENS", XXX, XXX, XXX XXX during the Contractual Term:
 - Communal recreational rooms including roof garden and lounge;
 - Shared kitchen (so-called cookery);
 - Community refrigerators (i.e. a limited selection of drinks and snacks exclusively for consumption in the community areas);
 - Fitness area (Gym);
 - Working lounge / Library;
 - Coffee lounge (i.e. a limited selection of coffee specialties);
 - Basic equipment for the kitchenette in the Apartment along with kitchen utensils (e.g. coffee machine);
 - Electronic equipment of the Apartment with smart TV, Bluetooth box;
 - A unique welcome package upon move-in;
 - Laundry room, drying room (the use of the washing machines and dryers is fee-based);
 - Selected "HAVENS" events in which only residents of HAVENS LIVING are allowed to participate (special events may be subject to a surcharge);
 - House Management Service.
 - b) The Provider provides a small repair service for the Lessee at HAVENS LIVING during the Contractual Term. As part of the small repair service, the Provider shall carry out small repairs (e.g. dripping faucet, defective toilet flushing, tightening screws, etc.) in the Apartment rented by the Lessee from XXX in HAVENS LIVING after prior agreement, provided that the need for repair was not caused by the Lessee.
 - c) The Provider provides a parcel counter service for the Lessee at HAVENS.
 - d) The Provider provides rental equipment (e.g. iron and ironing board, vacuum cleaner, etc.) for temporary use.
 - e) The one-time final cleaning of the Apartment rented by the Lessee from XXX in HAVENS LIVING after the return of the rental property; this represents a fine cleaning which is in addition to the establishment of the broom-clean condition (which is owned by the Lessee according to § 8.1).
(collectively, "HAVENS LIVING Services").
2. The Provider is entitled to adjust the scope of the HAVENS LIVING Services for an objective reason, if the adjustment is reasonable for the Lessee, taking into account the interests of the Provider. In particular, the Provider is entitled to discontinue, reduce or otherwise adapt the HAVENS LIVING Services if this is necessary for classifying the use of the apartments in HAVENS LIVING as residential use or is required by governmental authorities. In the event of a reduction in HAVENS LIVING Services, the HAVENS LIVING Service Fee is to be reduced by the proportion that, at the reasonable discretion of the Provider, was attributable to the discontinued service. If the HAVENS LIVING Services are increased, the HAVENS LIVING Service Fee remains unchanged.
3. The parties agree that the Provider offers the HAVENS LIVING Services to all residents of HAVENS LIVING and has only limited capacities. The Lessee is therefore only entitled to share the limited capacities with the other residents of HAVENS. If the demand for the HAVENS LIVING Services exceeds the reserved capacity, the Provider shall distribute the reserved capacity according to factual criteria (e.g. order of registrations).
4. The Grab & Go refrigerators and the coffee lounge are only available to the residents of HAVENS LIVING only to the certain, normal extent. The Provider shall replenish these HAVENS LIVING Services at regular intervals, but not on weekends and public holidays, so that the HAVENS LIVING Services are only available subject to availability.

§12 HAVENS LIVING Service Fee

For the provision of the HAVENS LIVING Service (§ 11), the Lessee is obliged to pay the Provider a monthly HAVENS LIVING Service Fee of EUR XXX including VAT.

§13 Transfer Service Agreement

The Provider is entitled to transfer the Provider's rights and obligations in accordance with this Section II (§§ 11 through 13) to a company affiliated with the Provider within the meaning of §§ 15 et seq. AktG (Companies Act). The Lessee hereby agrees to such transfers. The transfer must be notified to the Lessee in text form.

SECTION III - AGREEMENT ON THE USE OF THE INTERNET

§14 Services

1. The Lessor ensures that the Lessee has access to the Internet via WLAN or LAN in the Apartment and in the communal areas, and will support the Lessee in concluding a telecommunications service contract with an Internet service provider. The Internet service provided by the Internet service provider corresponds to a bandwidth of up to 100 Mbit ("Standard Bandwidth"). The Lessor assumes no warranty for the service of the Internet service provider.
To clarify, the parties agree that the Lessor does not provide telecommunications services within the meaning of the Telecommunications Act (TKG). Internet use is provided exclusively by the Internet service provider to the Lessee on the basis of the Internet service provider's terms of use ("Terms of Use") to be agreed separately between the Lessee and the Internet service provider. Only the Internet service provider is a service provider within the meaning of § 3 No. 6 TKG (Telecommunications Act).
The Internet service provider is currently ASK4 Germany Limited (German Branch). The Lessor reserves the unilateral right to exchange the Internet service provider for HAVENS LIVING. In doing so, the Lessor undertakes to take the interests of the Lessee into account appropriately; in particular, the Lessor will either ensure that the mediated bandwidth of the Internet is equal or higher or make a reasonable reduction in the Internet Fee.
2. **The Lessee agrees that the Lessor may transfer the following data to the Internet service provider for the purpose of arranging the Internet offer and thus for the conclusion of the Terms of Use.: (a) first name, last name, (b) e-mail address, (c) apartment number and (d) rental start and end.**
The consent to the transfer of this data can be revoked by the Lessee at any time and without providing justification. The revocation can be declared to the Lessor or a representative authorised by the Lessor (currently: International Campus GmbH, Blumenstraße 28, 80331 Munich, Germany). Any such revocation does not affect the legality of the transmission of data that occurred before revocation and that was based on the consent of the Lessee. Furthermore, any such revocation does not affect the contractual obligations of the User. In the event of revocation, however, data processing on a legal basis is not excluded.
3. Internet access takes place after registration of the Lessee in the Apartment and in the communal areas via the applicable access data. The Lessee is obliged to accept the Terms of Use provided by the Internet service provider.
4. The Agreement on the Use of Internet Access begins with the beginning of the lease and ends with its termination, without the need for termination. During this period, ordinary termination is excluded; the right to extraordinary termination remains unaffected.
5. The Lessor may extraordinarily terminate this Agreement on the Use of Internet Access, in particular – without prior warning – if claims are filed against the Provider by third parties for misprision or compensation for damages or for blocking the use of information due to (alleged) violations of the law by the Lessee or if the Provider otherwise becomes aware that the Lessee is accessing the Internet in violation of applicable laws or the conditions set out in this Agreement and at the same time the prerequisites for the termination of the Terms of Use of the Internet service provider are fulfilled. The termination of the Agreement on the Use of Internet Access requires the written form and otherwise does not affect the rental relationship.
6. The Lessee is responsible for the data transmitted during the use of the Internet, the services used and the legal transactions made over the Internet.
7. The Lessee is obliged to comply with the applicable law when using the Internet, not to violate the rights of third parties and not to violate the principles of the protection of minors. Furthermore, the Terms of Use of the Internet service provider must be observed.
8. The Lessee shall indemnify the Lessor from all damages and claims of third parties based on any illegal use of the Internet by the user and/or on any violation of the provisions of § 14 Para. 7; this also extends to all costs incurred by the Lessor due to the claim based on an (alleged) violation of the law and its defence, such as attorney and court costs and expenses. The Lessee is obliged to immediately inform the Lessor if the Lessee has suspicions that a violation of the law has occurred or may occur through the Lessee's use of the Internet or if there is or may be a violation of the provisions of § 14 Para. 7.
9. The Lessee is obliged to keep registration and access data secret and not to make them accessible to third parties without authorisation. The Lessee shall immediately inform the Lessor if the Lessee has suspicions that unauthorised third parties have gained knowledge of the Lessee's access data. The Lessee may not transfer the services provided by the Lessor to third parties for use, either for a fee or free of charge.
10. The Lessor hereby informs the Lessee that the Lessor is not an Internet service provider and the user must assert any warranty claims for the use of the Internet against the Internet service provider.

§15 Internet Fee

1. The monthly compensation to be paid to the Lessor for the use of the Internet procured by the Lessor pursuant to § 14 and provided by the Internet service provider with standard bandwidth is a flat rate of EUR XXX gross ("Internet Fee"). The Lessor collects the Internet Fee in the Lessor's own name but for the account of the Internet service provider with regard to the use of the Internet with standard bandwidth by the user.
2. The Lessee may have the opportunity to directly book a higher bandwidth than the standard bandwidth with the Internet service provider and, if necessary, to book further services at the expense of the Lessee ("Additional Services"). The Internet Fee remains unchanged even when booking Additional Services. The payment of Additional Services and their processing are carried out directly between the Lessee and the Internet service provider.

PART B - GENERAL REGULATIONS
(esp. Term, Termination, Payment Method, Liability)

§16 Contractual Term / Termination

1. The contractual relationship begins on XXX ("Contract Commencement") and it ends on XXX, without the need to provide notice of termination ("Contractual Term").
2. During the Contractual Term specified in § 16 Para. 1, ordinary termination is excluded. The right to extraordinary termination remains unaffected.
3. If the handover of the Rental Property does not occur within 7 days after the Contract Commencement specified in § 16 Para. 1, the Lessor is entitled to a contractual right of withdrawal; the aforementioned contractual right of withdrawal is excluded if the handover fails due to circumstances for which the Lessor is responsible.
4. If the Rental Property is not made available at the agreed time, the Lessee can – subject to the provisions in § 19 – only claim damages if the Lessor is responsible for the delay due to intent or gross negligence. The right of the Lessee to reduce the rent or to terminate without notice due to non-timely granting of use remains unaffected.
5. After expiry of the Contractual Term, there is no tacit extension of the contractual relationship through the continued use of the Apartment (§ 545 BGB (German Civil Code) does not apply in this respect).
6. The termination of the contractual relationship must be in writing and, if the Lessee terminates the contractual relationship, must be sent by post to International Campus GmbH, Blumenstraße 28, 80331 Munich, Germany, which is authorised by the Lessor to receive notices of termination.

§17 Method of Payment (SEPA Basic Direct Debit Mandate)

1. The rent for the Apartment incl. Storage Space, the Furniture Rent, the lump sum for operating costs, the HAVENS LIVING Service Fee, and the Internet Fee for the entire duration of the contractual relationship are due for payment in advance on the first working day of each month. The time of crediting to the respective account is decisive for the timeliness of the respective payment. In the case of non-cash payment, the Lessee shall satisfy the Lessee's obligation to make timely payment if, according to the normal course, the Lessee could count on timely crediting to the account designated by the Lessor or the Provider.
2. The Lessee is obliged to immediately issue the enclosed SEPA Basic Direct Debit Mandate to the Lessor and the Provider. If the SEPA Basic Direct Debit Mandates cannot be issued without undue delay before the Contract Commencement, the rent for the Apartment incl. Storage Space, the Furniture Rent, the lump sum for operation costs, the HAVENS LIVING Service Fee, and the Internet Fee for the first month must be paid to the Lessor or Provider no later than 14 days before the Contract Commencement. If the account is changed, this must be reported to the Lessor and the Provider immediately and a new SEPA Basic Direct Debit Mandate must be issued in each case. The SEPA data must be sent by e-mail to the e-mail address provided for this purpose (currently: contact@havens-living.com). The Lessee shall reimburse the costs incurred by the Lessor and, if applicable, the Provider due to non-payment of the respective direct debits.
3. The Lessor is entitled to collect the HAVENS LIVING Service Fee for the Provider via the SEPA Basic Direct Debit Mandate issued to Provider, unless the Provider collects the HAVENS LIVING Service Fee via the SEPA Basic Direct Debit Mandate issued to the Provider.

§18 Liability of the Lessee / Third Party Liability Insurance

1. The Lessee is also liable for the actions of family members, visitors, sublessees and all persons who are staying in the building or Apartment with the Lessee's consent.
2. The Lessee has to prove that there was no culpable behaviour.
3. The Lessee shall, vis-a-vis the Lessor and the Provider, take out third party liability insurance with sufficient coverage for the duration of the Contractual Term, which also includes liability for rented items. Proof of this must be sent to the following e-mail address no later than 14 days after the Contract Commencement: contact@havens-living.com.

§19 Liability of the Lessor and the Provider, Offsetting, Reduction of Furniture Rent

1. Strict liability on the part of the Lessor for damages for material defects of the Rental Property existing at the time of conclusion of this Rental Agreement (warranty liability) is excluded; § 536a Para. 1, 1. Alt. BGB (German Civil Code) does not apply in this respect.
2. The Lessor, the Provider and their respective vicarious agents are liable for intent and gross negligence. They are only liable for slight negligence in the event of a breach of essential contractual obligations. Essential contractual obligations are those the fulfilment of which enables this Agreement to be carried out and on the fulfilment of which the Lessee may rely. Liability for violation of essential contractual obligations is limited to the foreseeable damages typical for such an agreement. The exclusion of liability according to this § 19 does not apply to injury to the body, life, health, freedom or sexual self-determination, which are based on a negligent breach of duty by the Lessor or the Provider or an intentional or negligent breach of duty by a legal representative or vicarious agent. Furthermore, the exclusion of liability does not apply if the Lessor or the Provider has assured a certain property/characteristic/feature of the Rental Property or service or fraudulently concealed a defect.
3. The exclusion of liability also does not apply to damages for which the Lessor or the Provider has received an insurance benefit.

4. The Lessee is only entitled to reduce the Furniture Rent if the reason and amount of the rent reduction have been recognised by the Lessor, are undisputed, are ready for a judicial decision or have been legally established. The Lessee's claims for (partial) recovery of rent as well as for rectification of defects remain unaffected by this.
5. The Lessee may only offset claims against the rent, the lump sum for operating costs, the HAVENS LIVING Service Fee and the Internet Fee if these are undisputed, legally established or ready for a judicial decision.

§20 Delivery, Majority of Lessees, Data Protection, Sanctions, Final Provisions

1. The Lessee is obliged to always provide the Lessor and the Provider with a deliverable address.
2. If several persons are named as Lessees in this Agreement, all Lessees are jointly and severally liable for all obligations arising from this Agreement. The Lessees authorise each other Lessee to accept declarations of intent from the Lessor and the Provider. Such authorisation can only be revoked by the Lessees for an important reason.
3. If no consent to data processing has been given by the Lessee in this Agreement, the Lessor and the Provider shall process the Lessee's data or transfer it to third parties exclusively for the purpose of processing the Agreement if this is necessary for the execution of the Agreement (Art. 6 para. 1 (b) GDPR) or if there is a legitimate interest (Art. 6 para. 1 (f) GDPR). Reference is made to the privacy policy attached to this Agreement as Appendix B.
4. The Lessee confirms that neither it nor any individual serving as a guarantor or providing funds towards or for any payments under this Agreement
 - is subject to any Sanctions,
 - is owned or controlled by a person subject to Sanctions, or
 - is resident in a country or territory subject to Sanctions (including Cuba, Iran, North Korea, Syria, Crimea, Donetsk and Luhansk),), unless – in case that only the Lessee, as a natural person, is residing in a sanctioned country or territory – the Lessee (1) provides upon handover of the Rental Property or, without undue delay, upon receipt from the competent authority, a valid visa and/or valid residence title and (2) makes all payments due under this Agreement via a permissible SEPA direct debit and/or credit card (the respective payment type being stipulated in this Agreement).

The Lessee has complied and will continue to comply with all applicable trade restrictions and Sanctions.

“Sanctions” means any type of economic, trade, financial, transactional or other sanctions imposed or enforced by a sanctions authority in a relevant jurisdiction (USA, UN, EU, UK and Canada).

5. The right to influence this legal relationship by unilateral declaration can only be exercised by the Lessee uniformly for the entire Agreement and not only for individual parts; this also applies to any revocation. § 15 remains unaffected. The invalidity of an entire part of this Agreement (Sections I, II and / or III) leads to the nullity of the entire Agreement (also in the case of § 355 BGB (German Civil Code)). If, on the other hand, only individual provisions of this Agreement are or become invalid, this shall not affect the validity of the remaining provisions.
6. The law of the Federal Republic of Germany governs this Agreement.

Place and Date

Place and Date

X 

Lessee

Lessor

(Natural person)

Place and Date

p.p Provider

Cancellation Policy

(applies to Sections I, II and III of Part A – in each case in conjunction with Part B of this Agreement)

Right of Withdrawal

You have the right to withdraw from this Agreement within fourteen days without providing justification. The withdrawal period is fourteen days from the date of conclusion of this Agreement. However, the right to withdraw does not apply if you have viewed the apartment before signing the contract (Section 312 (4) sentence 2 BGB (German Civil Code)).

In order to exercise your right of withdrawal, you must inform us,

International Campus GmbH
Blumenstr. 28
80331 Munich, Germany
contact@havens-living.com

authorised by the Lessor, by means of a clear declaration (e.g. a letter sent by post, fax or e-mail) of your decision to withdraw from this Agreement. You may use the attached sample withdrawal form, but it is not mandatory.

In order to comply with the withdrawal period, it is sufficient that you send the notification of your exercising of the right of withdrawal before the expiry of the withdrawal period.

Consequences of Withdrawal

If you withdraw from this Agreement, we shall refund all payments we have received from you, including delivery costs (with the exception of additional costs resulting from the fact that you have chosen a type of delivery other than the least expensive standard delivery offered by us), without delay and at the latest within fourteen days from the day on which we received notification of your withdrawal from this Agreement. For this repayment, we will use the same means of payment that you used for the original transaction, unless otherwise expressly agreed with you; in no case will you be charged fees for this repayment.

If you have requested that the services begin during the withdrawal period, you must pay us a reasonable amount that corresponds to the proportion of the services already provided by the time you inform us of your exercising of the right of withdrawal with respect to this Agreement compared to the total scope of the services provided for in the Agreement.

Place and Date

X

Lessee

With knowledge of the above Cancellation Policy, I expressly request that the Lessor begins with the Lessor's obligation to perform before the expiry of the withdrawal period. **I am aware that I am obliged to pay compensation for lost value for services provided up to the withdrawal and that I lose my right of withdrawal if**

XXX
XXX
XXX XXX

or

International Campus GmbH
Blumenstr. 28
80331 Munich, Germany

fully perform under this Agreement.

Place and Date

X

Lessee

Sample Withdrawal Form

This withdrawal form is addressed to:

International Campus GmbH
Blumenstr. 28
80331 Munich, Germany

I / we hereby withdraw from the agreement concluded by me/us for the provision of the following service:

Agreement dated: XXX

concerning the following apartment:

Apartment No.: XXX

XXX

XXX XXX

and

concerning the use of the Internet and

concerning the provision of the HAVENS LIVING Services

Name of the consumer:

XXX

Address of the consumer:

XXX

XXX XXX

Place and Date

Lessee

SEPA Basic direct debit mandate / for SEPA-based Direct Debit Procedures

Name and address of the payee	
XXX, XXX, XXX XXX - Lessor International Campus GmbH, Blumenstr. 28, 80331 Munich – Provider	

Creditor identification number	Mandate Reference
XXX Lessor DE14ZZZ00001319499 Provider	XXX
Lessee according to the Rental Agreement	The first debit will be made on the 1st working day of the month of the Contract
XXX	Commencement

SEPA Basic Direct Debit Mandate

I/We authorise

Name of the payee
XXX - Lessor
International Campus GmbH - Provider

to collect payments from my/our account by direct debit. At the same time, I/we instruct my/our credit institution to allow

Name of the payee
XXX- Lessor
International Campus GmbH – Provider

to withdraw direct debits from my/our account.

Note: I/We may request a refund of the debited amount within eight weeks, starting from the debit date. The conditions agreed with my/our credit institution apply.

Account holder /Payer (first name, last name)
XXX
Street, House number, Postal Code, City
XXX, XXX XXX

Credit institution	
XXX	
BIC	IBAN
XXX	XXX
Place and Date	Signature (payer)
	X

House Rules (Appendix A)

Living together at HAVENS LIVING requires special consideration for each other, the willingness to settle conflicts with each other and tolerance. Nuisances and disturbances of roommates are to be avoided. The Lessee agrees to mutual consideration in order to preserve the peace of the house.

1. Living at HAVENS

- 1.1 Living in the building is allowed only on the basis of a valid (rental) agreement. The same applies to the use of all common areas and the use of the underground parking garage. Friends and acquaintances are welcome to visit.
- 1.2 The Lessor or the Lessor's representative can enter the rented rooms after prior notification if there is an objective reason to do so. In case of imminent danger, access shall be permitted and allowed at any time.
- 1.3 The stationary emergency power system (oNEA) is switched on quarterly for a period of approx. 15 minutes for trial operation. The quarterly trial operation of the oNEA emits exhaust gases and noise into the courtyard.

2. Use of the Apartment and Furniture

- 2.1 The rented rooms entrusted to the Lessee for use must be treated carefully and protected from damage.
- 2.2 Necessary repairs and defects must be reported immediately to the House Manager. The Lessee is liable for any damage caused by culpable breach of the duty of care or any notification requirements that the Lessee must comply with.
- 2.3 The use of the technical devices in the rented room must be carried out in accordance with the issued operating instructions. The use of gas-powered appliances (combustion engines) is prohibited.
- 2.4 The Lessee may only make changes, in particular fixtures and renovations, installations or the like concerning the apartment, with the permission of the Lessor; they must be dismantled by the Lessee at the Lessee's expense before the apartment is returned by the Lessee. For security reasons, the Lessee is prohibited from installing the Lessee's own locks or lock cylinders in the apartment door.
The following applies to furniture: Changes to the substance of the furniture are not allowed. Excluded from this prohibition are only changes that do not interfere with the substance of the furniture and can be reversed without more than insignificant effort. The Lessee is obliged to undo any changes to the furniture made by the Lessee at the end of the agreement.
- 2.5 The fixing of posters, pictures and stickers, banners, inscriptions, etc. on the walls is prohibited throughout the building. The walls of the apartment are excluded from this.
- 2.6 The cleaning and care of the rental property is the responsibility of the Lessee; this includes the exterior windows and exterior windowsills (with regard to those windows that can be opened). If the Lessee does not comply with these obligations or only insufficiently, the Lessor is entitled, after the expiry of a grace period, to commission a company to carry out these works at the expense of the Lessee. Floors, windows, doors and the rented furnishings may only be cleaned with commercially available and suitable cleaners. Care instructions must be observed.
- 2.7 No objects or food residues that are likely to cause blockage may be thrown into the toilet or other drains.
- 2.8 The use of corrosive pipe cleaners is prohibited because of the imminent danger posed to the drainage pipes.
- 2.9 Doors and windows must be kept properly locked in case of severe weather and absence.
- 2.10 In the event of vermin infestation in the rented rooms, the Lessee must immediately notify the House Manager.
- 2.11 Barbecuing on the balcony/terrace is not allowed.
- 2.12 The Lessor is not liable for the loss of property and valuables of the Lessee, unless they are based on a defect of the rental property.
- 2.13 Water, electricity, hot water and thermal energy must be used sparingly.
- 2.14 The Lessee must ensure adequate heating and ventilation; the Lessee is liable for damages caused by culpable violation of these obligations. During the times of the year when heating is necessary, opening the windows for a short period of time several times a day to ventilate the apartment is appropriate. Constant tilting of the window causes significant losses of energy. This must be avoided.
- 2.15 For the use of the radio and television sockets, correspondingly standardized connection cables must be used. Do not tamper with the connection socket.

3. Use of the Communal Facilities at HAVENS

- 3.1 When using shared facilities, they must also be treated gently and carefully and damage must be avoided. This also applies to technical equipment provided in the community facilities. § 2.2 applies accordingly.
- 3.2 Garbage and waste may only be emptied into, not next to, the designated bins or garbage chutes. The official regulations on waste separation (organic waste, residual waste, paper waste, etc.) must be noted and followed. Bulky or easily flammable waste must be disposed of elsewhere. Permanent storage of garbage in front of the apartment and in the corridors is prohibited.
- 3.3 Common exterior and building areas are to be kept free of privately stored objects. In particular, this applies to corridors, staircases, sanitary rooms, kitchens, TV rooms, balconies.
- 3.4 Highly flammable, harmful, dangerous or foul-smelling substances / objects may not be stored on the property or in the building.

- 3.5 The Lessee is liable for all damages culpably caused by the Lessee in all publicly accessible areas of the building. After the unsuccessful expiry of a request for removal with a corresponding grace period for the Lessee to remedy the situation, the Lessor can have the damage repaired at the expense of the Lessee.
 - 3.6 The house mailbox system is provided with corresponding room numbers by the House Manager. The affixing of name tags is not permitted for data protection reasons and in order to preserve the uniform appearance of HAVENS.
 - 3.7 Outdoor antennas and satellite systems may only be installed with the written permission of the Lessor.
 - 3.8 Structural changes as well as interference with security and utility services (e.g. locking systems, gas, water and sanitary areas, electrical network) are not permitted. All electrical equipment used by the Lessee must bear the CE conformity mark of the EU.
 - 3.9 The common areas may only be used for parties and celebrations after prior consultation with the House Managers. Floor passages and escape routes may not be used for parties and celebrations.
- 4. Visitors, Guests and Children**
- 4.1 Visitors and guests are generally welcome. For larger groups (>3 Persons), visitors must be registered with the House Manager.
 - 4.2 Non-permanent overnight stays of guests and visitors are permitted in the sense of double use of the apartments without registration.
 - 4.3 The HAVENS urban residential community does not have any special furnishings, in the apartments and common areas, as well as rooms, for the stay of children. Likewise, no supervision of children by the operator's staff is guaranteed. In the case of children in the building, the legal guardians are fully responsible for them and are liable accordingly. §§ 4.1 and 4.2 apply accordingly.
- 5. Mutual Consideration, Quiet Hours and Communal Living, Animal Welfare**
- 5.1 In our HAVENS LIVING urban residential community, residents should have the opportunity to live undisturbed. Living together at HAVENS LIVING requires special consideration. Roommates must not be disturbed. Noise, such as loud music, the slamming of doors, etc. should be avoided. Radio and television must be set to room volume. In the period from 10:00 p.m. to 07:00 a.m., silence must be observed in the living areas. In the communal areas, silence must be observed generally from 10:00 p.m. to 07:00 a.m. In the period between 10:00 p.m. and midnight, designated communal areas may still be used, as long as no other residents are disturbed and noise is kept to a minimum.
 - 5.2 The aim of our HAVENS LIVING urban residential community is to involve all residents in community life. The HAVENS LIVING urban residential community aims to create a friendly, safe and welcoming environment for all residents, regardless of their cultural, social, religious or sexual backgrounds.
 - 5.3 The community life in the HAVENS LIVING urban residential community should be characterised by a respectful interaction of the residents with each other. This must be taken into account in communicating with each other as well as in all other actions within the framework of the shared apartment. It is strictly forbidden to make condescending, insulting, discriminatory, intimidating or degrading statements or actions towards other residents and third parties connected with them. In particular, THE FIZZ is a domestic retreat for all roommates and any actions endangering this are prohibited. For example, the following, non-exhaustive list of actions are prohibited: Photographing roommates and their guests without their consent; nudity in the communal area; stalking and any other form of sexual harassment.
 - 5.4 Active participation in community life is expressly desired. This creates a lively and, at best, long-lasting residential community from which all residents benefit. An essential part of the HAVENS LIVING urban residential community is therefore the HAVENS LIVING community events, for which the communal areas in particular are used. These events are intended to support the community life of the residents and thus establish and solidify the residential community. They are therefore primarily addressed to the members of the HAVENS LIVING urban residential community. Please contact the House Manager to enquire about the possibility of guests/visitors participating in such events.
 - 5.5 The keeping of animals – with the exception of small animals such as ornamental birds, ornamental fish, hamsters, etc. – is only possible with the consent of the Lessor in text form, which the Lessor may refuse. The Lessor reserves the right to revoke any given consent for good cause. Good cause includes, in particular, odours and/or noise pollution, damage to the rental property and/or impairments of other Lessees.
- 6. Fire Safety**
- 6.1 Fire safety in the building is an important requirement. After moving in, the Lessee is obliged to become informed about any fire protection measures, escape routes and alarm options and to behave in such a way that fires are prevented. Before charging batteries (e.g. for e-bikes), the Lessee must take all necessary safety precautions (in particular, use compatible approved chargers, check the correct voltage/current, observe the manufacturer's instructions, use non-flammable pads, do not charge overnight/without supervision or via multiple sockets); charging defective or outdated batteries is prohibited; in the event of damage to the Rental Property or building caused by charging, the Lessor or Provider reserves the right to claim the damage from the Lessee.
 - 6.2 Fire protection systems must not be damaged or their function restricted.
 - 6.3 The misuse of fire extinguishers is prohibited.
 - 6.4 The parking of bicycles, strollers, scooters, beer crates and other objects in the corridors, the stairwells or on the forecourts of the apartment is not permitted, as far as escape routes are blocked or other parking areas are designated or available.

7. Vehicles / Cars / Motorcycles / Parking spaces

- 7.1 Bicycles may not be parked inside the hallways and stairwells. The parking space provided for this purpose must be used to park the bicycles.
- 7.2 Motorcycles, scooters, mopeds and cars can only be parked on rented parking spaces or in the garage.
- 7.3 Parking and fire department access roads must be kept free for reasons of traffic and fire safety.
- 7.4 Traffic regulations (StVO) apply to the entire property. All signs must be observed. Every road user must behave in such a way that others are not endangered or hindered.
- 7.5 If a parking permit is issued, it must be displayed or attached to the car in such a way that it can be easily recognised from the outside.

8. Security

- 8.1 For security reasons, the front door or floor door / apartment entrance door and all access options to the entire property must always be kept locked.
- 8.2 Keys (in particular mailbox keys) must be stored carefully. In case of loss, the House Manager must be notified immediately.

9. Smoking Ban

- 9.1 The consumption of cannabis in the Apartment, common areas and outdoor area is strictly prohibited.
- 9.2 There is a strict ban on smoking in the Apartment and in the common areas. Smoking cigarettes is only allowed on designated areas in the outdoor area.

Privacy Policy (Appendix B)

1. **Controller for data processing pursuant to Art. 4 para. 7 EU General Data Protection Regulation (GDPR) / Data Protection Officer**
 - 1.1 The Landlord and Provider are responsible for data processing. In this respect, reference is made to the rental, service and internet usage agreement.
 - 1.2 To exercise your rights, report data protection incidents, make suggestions and complaints regarding the processing of your personal data and withdraw your consent, we recommend that you contact our Data Protection Officer:
PROLIANCE GmbH
Leopoldstr. 21
80802 München

www.datenschutzexperte.de
datenschutzbeauftragter@datenschutzexperte.de
2. **Type of data collected, purposes and legal basis of data processing**
 - 2.1 Our business model consists of renting furnished flats and, within the framework of this, providing a comprehensive media (e.g. internet use) and leisure offer, such as organizing social events in our house. Within the framework of the initiation, fulfilment and processing of the contractual relationships existing with us, data will be collected from you that is necessary for the respective contract processing or data that arises during the use of our services (e.g. use of the internet).
 - 2.2 We want to offer every resident a flat that is as adapted and comfortable as possible, and diversity is important to us. Therefore, you can tell us your special wishes and needs at any time. You can tell us that your flat should be barrier-free or that you need special housing equipment because of your religious orientation. Such data are often so-called special categories of data within the meaning of Art. 9 GDPR (e.g. data concerning health, religious data). The use of our services is possible overall without such notification. We process special personal data on the basis of your express consent. Under no circumstances do we use this data for purposes that go beyond the performance of a contract and the needs-based design of your stay with us.
 - 2.3 Information on rental behavior and damage can be processed within the framework of our contractual relationship or when commissioning tradesmen, as can the content of correspondence between us by email, telephone or post.
 - 2.4 If there is video surveillance in or around the building, you can find information on data processing on the notice boards on site.
 - 2.5 As part of the existing contractual relationship, we would like to inform you before the end of your rental agreement of the possibility of concluding a new subsequent rental, service and internet usage agreement for the same flat. The processing of your data is necessary to safeguard our legitimate interest pursuant to Art. 6 para. 1 (f) GDPR in re-letting the flat to the same tenant with regard to the protection of our entrepreneurial freedom (Art. 16 CFR) and outweighs the interests of the tenant.
 - 2.6 For the purposes mentioned above, we collect name, address, telephone number, email address, nationality, date of birth (optional) study data, payment information (bank details), IP address (when using the internet connection), consumption data, possibly other information from correspondence.
 - 2.7 The processing of your data is based on the fulfilment of the existing rental, service and internet usage agreement between us or in the context of contract initiation in accordance with Art. 6 para. 1 (b) GDPR. In the case of processing special categories of personal data, we base the processing on your consent in accordance with Art. 9 para. 2 (a) GDPR. Data may also be processed within the scope of our legitimate interest pursuant to Art. 6 para. 1 (f) GDPR in ensuring smooth correspondence, handling claims, organizing events or enforcing legal claims.
 - 2.8 Data is processed in internally-used IT systems and passed on to the respective system providers in this context and, in the case of email communication between us, to the respective email provider. If you use the internet service as part of the rental agreement, your data required for this purpose will be processed by the respective internet provider. As part of the processing of the tenancy, banks may receive data from you as part of the payment processing and, in the event of damage settlement, data may be passed on to tradesmen and insurance companies. In addition, in the context of legal disputes, your data may be passed on to a lawyer appointed by us.
 - 2.9 Your payment information will only be stored by us insofar as you have concluded rental, service and internet usage agreements or make use of other chargeable services. The personal data requested by us in this context will only be stored for as long as is necessary for the execution of the contract and subsequent contract-related correspondence or, in the case of documents relevant under commercial and/or tax law that contain personal data, for as long as the statutory retention periods of the German Commercial Code (HGB) and the Fiscal Code of Germany (AO) provide for your retention of these documents (up to 6 and 10 years respectively). Your traffic data, which is collected during the use of the internet connection, is stored by us for 7 days for the purpose of abuse control and troubleshooting and then deleted, insofar as this is legally permissible. Special data freely given by you, such as data concerning health, will only be stored by us for as long as is necessary for the purpose in question or as long as we are legally obliged to store it. Other data will only be stored by us for as long as is necessary for the respective purpose or until the expiry of any statutory retention periods.

3. Disclosure of data to third parties

- 3.1 The tenant's personal data will not be transferred to third parties for purposes other than those listed below. Insofar as this is necessary in accordance with Art. 6 para. 1 sentence 1 lit. b) GDPR for the execution and processing of the contractual relationship with the tenant and, if applicable, other occupants of the rented property, the personal information will be passed on to third parties. This includes or may include:
- Bank for the payment instruction and receipt of payment as part of the contractual relationship;
 - Tax office and other authorities for the purpose of fulfilling legal obligations of the Lessor or Provider;
 - Utility companies for the purpose of implementing and processing the tenancy;
 - Tradesmen for maintenance and repair purposes;
 - Building and liability insurance companies and experts for the purpose of handling insurance claims;
 - Debt collection companies, legal advisors, courts, bailiffs and experts for the purpose of asserting and/or defending legal claims within the scope of the contractual relationship;
 - Tax consultants for the purpose of fulfilling the Lessor's or Provider's tax obligations.
- 3.2 The data passed on may be used by the third party/third parties exclusively for the stated purposes.

4. Rights of data subjects

4.1 Right to object according to Art. 21 GDPR

If your personal data is processed by us on the basis of legitimate interests pursuant to Article 6 para. 1 (f) GDPR, you have the right under Article 21 GDPR to object to the processing of your personal data on grounds relating to your particular situation. If the objection is directed against the processing of personal data for the purpose of direct marketing, you have a general right of objection without the requirement of specific grounds.

The objection can be filed with International Campus GmbH, Blumenstraße 28, 80331 Munich, in writing, verbally or by email.

4.2 Right of access according to Art. 15 GDPR

You can ask us to provide you with information about the processing of your personal data and a copy of the personal data we hold about you.

4.3 Right to rectification or erasure according to Art. 16, 17 GDPR

You can let us know if your personal data has changed or if you want us to change the personal data we collect about you. In certain cases, you can ask us to delete the personal data we have collected about you.

4.4 Right to restriction of processing according to Art. 18 GDPR

In certain cases you have the right to ask us to restrict the processing of your data.

4.5 Right to withdraw consent given and objection to processing pursuant to Art. 7 para. 3 GDPR

If you have given your consent to the processing of your data, you can withdraw this consent at any time with effect for the future. Such a withdrawal does not affect the lawfulness of processing of your personal data that has already taken place before the withdrawal. Of course, you can object to the processing of your personal data for purposes of advertising and data analysis at any time.

4.6 Right to file a complaint with a supervisory authority pursuant to Art. 77 GDPR

We will always endeavour to find a solution with you if you experience problems with our use of your data. However, if you feel that we have not been able to help you resolve the problem, you also have the right to complain to your data protection supervisory authority about our processing of your personal data.

5. Automated decision making

Automated decision-making (including profiling) within the meaning of Art. 22 GDPR is not used.

6. Transmission to third countries

6.1 The Lessor or Provider commission the following service providers:

- Service providers in Luxembourg to assist with administrative processes related to the contractual relationship;
- Service provider to support the contract signing process;
- Email provider Outlook of Microsoft Ireland Operations Limited, One Microsoft Place, South County Business Park, Leopardstown, Dublin 18 D18 P521 for email communication related to the contractual relationship.

6.2 We have concluded data processing contracts with each of the above service providers, in which we oblige them to protect our customers' data and not to pass it on to third parties.

6.3 As a transfer of personal data to the USA may occur, further protection mechanisms are required to ensure the level of data protection of the GDPR. There is no adequacy decision by the European Commission pursuant to Art. 45 GDPR. To ensure the level of data protection of the GDPR, the Providers have agreed on standard data protection clauses in accordance with Art. 46 para. 2 (c) GDPR. These oblige the recipient of the data in the USA to process the data in accordance with the level of protection in Europe. In cases where this cannot be ensured even through this contractual extension, we endeavour to obtain additional regulations and commitments from the recipient in the USA.

6.4 The Lessee can request a copy of the standard data protection clauses from the Lessor or Provider.