

## **Terms of use of the website [www.mas.at](http://www.mas.at) [www.mas.at](http://www.mas.at)**

### **1. General**

The website of MAS allocates data and information. Information through internet connections (Hyperlinks) from other websites is allocated as well.

All these data and information will only be used exclusively for information purposes. MAS assumes no liability for the correctness, completeness or actuality and in no way replaces a personal consultation or support through renowned experts, like a qualified doctor or psychotherapist.

The knowledge in the medical and other science sections, which are treated on this website, are subject to constant researches and developments in the clinical praxis. Our editors and authors always try to accurately research scientific information as well as to present them in a way which is clearly and easily understood.

The offered contents may and can NOT – particularly when they affect medical topics/questions – be the foundation for the independent building of diagnosis or the choice and application of treatment methods or therapies.

MAS takes no responsibility for those contents of the publicly accessible, interactive forums, that are carried out by the users (forum entries). The contributions of the users do not reflect the opinion of the editorship. MAS retains its right to remove contents, if these are of pornographic, insulting or defaming nature or obvious hidden advertising. Also MAS retains its right to remove contents of quackery, proved represent injurious interventions, law adversity or custom adversity and offences against ethical standards.

Users are urged to inform MAS immediately should they encounter any material of this nature under [office@mas.at](mailto:office@mas.at). This request also applies to contents, which you may feel inappropriate or incorrect.

### **2. Scope**

The MAS medical product trade GmbH is solely responsible for these contents, which are generated and published by themselves. The general terms of use apply to the contents of the website [www.mas.at](http://www.mas.at)

### **3. Liability**

MAS is not liable for contents or programmes which are disseminated via MAS website, nor is MAS responsible for damages which occur from these contents or damages except those raised deliberately and negligently by MAS. This applies to all kinds of damages, particularly damages which can occur through malfunctions, delays or errors arising in the transmission, technical malfunctions or malfunctions of services, false contents, loss or extinction of data, damages which can occur by virus or by any other use of the online supply. MAS is not responsible for contents, correctness, legitimacy and functionality of internet sites of third parties which are referred via links on the MAS website. Calling up internet sites through links is done at own risk.

### **4. Copyrights / utilization rights**

Content published on this website of MAS is copyrighted. Their use is subject to current copyright conditions. This website may not be changed, copied, re-opened, transcribed, circulated or stored without the consent of MAS. The material may be used for private, non-commercial purposes under strict respect of the copyright. MAS grants the User a non-exclusive and non-transferable license for special software, indexes, data and their contents for a one-off restricted download and saving.

All further reaching rights remain to MAS. Particularly the sale and any kind of commercial use are forbidden. MAS is not liable for failures in quality of accessibility out of superior force or out of incidents which are not represented by MAS especially the breakdown of communication networks and gateways. MAS does not guarantee that the website functions uninterruptedly and accurately, and that possible errors are corrected. Similarly we cannot guarantee the correctness of the contents on the internet site.

## **5. Data protection**

MAS commits to observing the legal regulations of data protection.

Especially referred in this context to the general data protection

Your trust of correctly handling your data is for us a very important prerequisite. For this reason, we attach particular importance to data protection. The collection, processing (comprises the storage, variation, transmission, obstruction and cancellation) and utilization of your personal data occur exclusively in accordance with the regulation governing the protection of data. Particularly in this context it is referred to the Data Protection Act. (DSG 2000).

When a user is visiting the MAS website the MAS web servers are recording the IP-address of the internet service provider of the user by default, also the website from which the user is visiting the MAS website as well as date and duration of visit.

By infringing these terms of use, MAS reserves its right to use this recorded IP-address for protection of claims under civil law and for clarification of criminal offences.

The collection, processing and utilization of personal data

If you wish to register with us, we ask you kindly to make some mandatory details, as well as if necessary voluntary statements (later named together as the "registration data"). In order to approach your offers and information, we use your registration data as follows: we contact you per postal service (for example special product offers) and/ or per E-mail (for example newsletters with interesting information from MAS) as well as – provided that you agreed – also per telephone and/ or Text message/MMS. So we can maximize your information and offers to your interest, your registration data will be stored in our data bank, linked together and evaluated. In addition and if applicable adjustments are made in supplementing, updating or matching your registration data with external resources

## **6. Protection of trademark**

The use of trademarks, logos, internet addresses, product – or type names or derivations or of any alterations of the kind is prohibited (unless explicitly allowed in writing by MAS). Any unauthorised usage of trademarks is forbidden. The access to this website (also with Login-function) does not imply any permission of usage rights of trademarks and rights of licenses.

## **7. Disclaimer of warranties**

MAS takes no responsibility for the interrupt-free and error-free working of the website nor for correction of errors. Similarly MAS takes no responsibility for the correctness of the content of the MAS website.

## **8. Place of jurisdiction, place of fulfilment and applicable law**

Is the user not a consumer in the sense of the consumer protection act, so is the court in Graz (Austria) objectively responsible for all disputes. Is the user a consumer in the sense of the consumer protection act, the court in which district the user is, has his residence, his usual stay or his place of employment is responsible for dispute. Place of fulfilment is for all claims and obligations the registration office of MAS in (at the moment) 8430 Leibnitz, Gralla 61. Only the substantive law of Austria is valid, excluding the United Nations convention on Contracts for the international sale of goods (CISG).