

Terms of Use

Meetznow

§ 1 Scope of Application

- 1. The following conditions apply to the use of the website Meetznow (hereinafter referred to as "website"). For the use of the website, it is important that you as a user accept the following conditions.
- 2. By using our website, you agree with the terms of use of our website. By your agreement, you warrant that you will not create posts that violate the terms of use.
- 3. Subject of Meetznow is the following:

Create or participate in meeting surveys and find the perfect period for your next meeting effortlessly.

§ 2 Contact details

If you have any questions about our website, your can contact us at the following contact details:

Institute for Control Engineering of Machine Tools and Manufacturing Units

Seidenstr. 36 D-70174 Stuttgart Germany

Phone: +49 (0) 711 - 685 82410 Fax: +49 (0) 711 - 685 82808 E-mail: info@isw.uni-stuttgart.de

§ 3 Electronic communication

If you use Meetznow, we will communicate with you electronically in a variety of ways, e.g. via e-mail, text messages or also through the publication of electronic messages or other communication on our website or in connection with other services of Meetznow. For contractual purposes, you agree to receive electronic communications from us, and that all consents, notices, publications, and other communications that we notify to you electronically require no written form, unless required by applicable law requires another form of communication.

§ 4 Your account

- 1. Access to some services of the website requires the creation of an account.
- 2. The user agrees not to misrepresent his person. Furthermore, the user undertakes to regularly check his information to ensure that it is correct.
- 3. If you use a Meetznow service, you are responsible for maintaining the confidentiality of your account, password, and restricting access to your computer and mobile devices. To the







extent permitted under applicable law, you agree to be responsible for all activities made through your account or password. You should take all necessary steps to ensure that your password is kept secret and sept secure and you should inform us immediately if you are concerned that a third party has become aware of your password or if the password is being used without authorization or probably is. You are responsible for ensuring that your information to us is accurate and complete and that you notify us of any changes in the information you provide.

- 4. The user can subsequently change his data at any time.
- 5. You must not use any of Meetznow's services in any manner designed to disrupt, damage or otherwise impair Meetznow's services or access.
- 6. Furthermore, you must not use the services of Meetznow for fraudulent or in connection with a criminal offense, illegal activities, harassment or inconvenience.
- 7. We reserve the right to deny you the services of the website or to close any member accounts. This is especially true if you violate applicable law, contractual agreements or our policies.
- 8. Users of this website can delete their account at any time.
- 9. The website is entitled, when the user authorization expired, to delete the data created by the user and accessible under his or her right to use after a reasonable period of the time.

§ 5 Links to other websites

- 1. For links that are not operated by us and are on their website, we have no way to control the content of this website, as this is completely independent of us.
- 2. For this reason, we assume no responsibility for the content of these websites and the consequences of their use by the visitors of this website. Accessing all websites accessible via links is at your own risk. There is no separate notice when users leave the website.

§ 6 Limitation of liability

Meetznow does not accept any liability for the error-free and uninterrupted operation of the website. Possible data losses as well the recognition of confidential data through unauthorized access by third parties can not be ruled out. The website is not liable for the loss of data that are deleted based on § 4 paragraph 9.

§ 7 Term / Termination of the contract

- 1. This agreement is concluded for an indefinite period.
- 2. Both parties may terminate this agreement without notice.



