Terms and conditions

Neither we nor any third parties provide any warranties or guarantees as to the accuracy or promptness of the news and other data published on the site, but our web editors and reporters may act solely with the information provided to us.

This means, therefore, that the use of the information from this website is solely at your own risk and we can not be held responsible for this. It is the sole responsibility of users to ensure that the services and information available on the website are valid.

FiskerForum.dk owns the website and all content made available to us, this content is not limited to texts, images, layout, appearance, graphics and more. Illegal use of these will be prosecuted in accordance with the Copyright Protection Act. without prior notice.

There are links to many other websites that are available to enhance the user's experience. We bear no responsibility for the content on external websites the presence of links does not constitute any endorsement of such material.

The users of this website and any dispute arising from such use of the website come under EU law. Terms of application

The General Terms and Conditions apply to agreements on services on websites and various additional services between FiskerForum.dk and the customer in all circumstances. Any departure from general business conditions must be in writing and with the agreement of both parties. Acceptance of the waiver may be by e-mail.

Conclusion of the agreement

If FiskerForum.dk sends offers to the customer in writing or via e-mail, the agreement is finally concluded and binding upon the parties when FiskerForum.dk has received signed offers from the customer or received confirmation via email. If the agreement is concluded orally, confirmation will be sent to the customer either in writing or by fax or e-mail after which the agreement is finally concluded and binding on the parties. If the customer has provided an email address to FiskerForum.dk, the customer agrees that FiskerForum.dk can conclude binding agreements using the given email address.

Customer obligations

The Customer undertakes to comply with EU legislation. The Customer is responsible for the legality of the material and information made available to FiskerForum.dk and the public, including the sending of banners and material, and confirms that information for editorial posts does not violate third parties' rights or may cause public disturbances. It is emphasised that FiskerForum.dk does not independently decide on the legality of materials submitted.

The Customer shall hold FiskerForum.dk indemnified for any loss which FiskerForum.dk may suffer as a result of the Customer's lack of accountability and legality of submitted materials, both directly and as a violation of third party rights, including also under the Copyright Protection Act

FiskerForum.dk will, without notice, remove, reject or discard the customer's ads or submitted material solely on suspicion.

The Customer undertakes and is responsible for ensuring that relevant information about the customer, address, telephone number, e-mail, company name and CVR number is always correct at FiskerForum.dk, so the customer should immediately return to FiskerForum.dk.

FiskerForum.dk is not responsible for direct or indirect loss for the customer as a result of breach of the above.

FiskerForum.dk commitments

FiskerForum.dk undertakes to treat all information about the customer confidentially. FiskerForum.dk reserves the right to disclose the customer's personal information to the relevant authorities in the event of internet abuse on reasonable grounds.

FiskerForum.dk reserves the right to use subscription information for the production of general statistics and to use the work performed as a reference for sales and marketing purposes.

FiskerForum.dk will, without notice, remove, remove / deactivate the client's ads in case of non-payment of agreements entered into. In some cases, there may be reinstatement fees.

FiskerForum.dk reserves the right to change the removal or deactivation of the customer's ads, if necessary to ensure the overall operation, even if it is due to circumstances that the customer is not responsible for.

FiskerForum.dk is entitled to remove or deactivate the client's ads without notice, if the customer does not comply with the general terms and conditions of the parties. In some cases, there may be reinstatement fees.

In case of cancellation or closure as a result of the customer's breach and / or other breach of the agreement between the customer and FiskerForum.dk, prepaid amounts will not be refunded to the customer.

Delays

FiskerForum.dk is not responsible for direct loss or indirect loss for the customer due to delays in creating ads or publishing editorial texts.

If delays are due to circumstances that FiskerForum.dk is not responsible for, the agreements entered into can not be terminated except under the circumstances set out under terminations.

In case of significant delays and due to conditions for which FiskerForum.dk is responsible, the agreements entered into may be terminated by the customer without the stated conditions and must always be confirmed by both FiskerForum.dk and the customer.

FiskerForum.dk must remedy any shortcomings without charge for the customer, and the customer can not claim compensation for this.

Agreement maturity

An applicable maturity will be shown that the contract issued to the customer and confirmed by the customer prior to any ad contract.

For all agreements, these are automatically recalled if this is not terminated at least 30 days before the expiration of a given period.

Campaign agreements are valid only for the period that will appear in the contract, but may be recalled at any time unless the current position has not been sold to another page.

termination

For advertising agreements, the agreement is inadmissible for the customer during the term of the contract that will be stated in the contract. After that, ad agreements can be terminated (at expiration) by written contact to info@fiskerforum.dk. A confirmation of the termination of the customer's e-mail will be sent. If termination does not occur within 30 days for the beginning of a new period, the agreement will be extended with the current contract period. In case of dispute, it is the customer's responsibility to document that a termination has been submitted to FiskerForum.dk. Oral terminations are not accepted.

FiskerForum.dk may terminate all types of agreements with one month's notice and in serious cases with immediate effect. In the case of FiskerForum.dk termination, there will be a proportional refund of prepaid amounts. This does not apply, however, if the termination is due to the customer's breach of agreements entered into or FiskerForum.dk terms and conditions.

Force Majeure

FiskerForum.dk can not be held liable for losses due to circumstances beyond FiskerForum.dk control and as FiskerForum.dk should not be taken into account upon the conclusion of the contract.

Notification of changes

FiskerForum.dk must notify changes to the agreement with the customer in cases where the change is unfavourable to the customer. Alert per. E-mail provided by the customer at the time of conclusion is sufficient notification.

Changes to the customer's disadvantage shall be made with a minimum of one month's notice. The customer may terminate the agreement with FiskerForum.dk as a result of notified changes to the disadvantage of the customer. Termination must be in writing and no later than 14 days after notification of the change.

Law and jurisdiction

Disputes between the customer and FiskerForum.dk shall be settled under Danish law.

Processing of personal data and GDPR

Personal information will never be disclosed to third parties unless the Customer expressly provides an undertaking and we never collect personal information without the Customer having provided us with this information by registration, purchase or participation in a survey, etc. This includes names, addresses, postal codes, email, gender, age, interests, opinions and expertise in various fields.

Personal information is used to complete the purchase or service that the information was collected for. The information is also used to gain more knowledge of you and other users of the site. This use may include Include surveys and analyses aimed at improving our products, services and technologies, as well as displaying content and advertisements tailored to your interests and hobbies.

The customer is independently responsible for ensuring that the laws, directives, orders, etc., applicable at any time. Compliant materials submitted and references to own website.

In the event of non-compliance by the customer, legal costs incurred, a fine for further action directed against FiskerForum.dk will result in a counterclaim for the customer.