



Frankfurt am Main | Paris

Fritschestr. 75
10585 Berlin

info@eure-I.com
eure-I.com

eure-I verlag Reprints and Other Usages (Effective: 1. January 2015)

General Terms and Conditions for Reproduction, Republishing and Syndication Rights

1. License to Use the Material

1. The material may be used solely to the extent specified in the license certificate issued. This includes in particular the specified type of use, the specified duration of use and the specified number of uses.
2. It is not permitted to edit, translate, alter or manipulate the copyright-protected work in any way, in particular by digital means. Any exceptions to this constraint shall require a separate agreement.
3. The material may only be used for advertising purposes to the extent that this has been explicitly permitted in the license certificate.
4. The license for the material shall not be assigned or sublicensed to any third party in any conceivable form or by any conceivable means of distribution. Unless otherwise stated in the license certificate, the license shall be non-exclusive.
5. The material shall only be reproduced to the extent specified in the license certificate. This applies in particular to any form of electronic duplication and any method of scanning. Furthermore, only one copy of digital material may be used per computer. In the context of the license for use granted, it is only permitted to store the digital material on a computer hard drive or some other storage medium, and not to make, use or distribute any other copies of the material. Thus the material must not, for example, be used simultaneously by several users in computer networks or similar configurations, unless permission for this has been granted.
6. Unless otherwise authorized by the license certificate, digitized material may only be reproduced once for online use. Any further or additional reproduction requires a further license and is only permissible upon payment of additional licensing fees. The ordering party is obliged to ensure that the digitized material reproduced in connection with the agreed online use cannot be duplicated, removed, altered, rearranged or manipulated in part or in whole.
7. As a rule, no permission is required in order to post a link to the offers by eure-I verlag, provided this is not done systematically in such a way as to produce a coherent collection and such that the links no longer constitute occasional references to individual items.
8. All forms of electronic storage, in particular in a database or an information retrieval system, are prohibited unless this is imperative to the agreed reproduction of the material for the licensed use.
9. Once the specified period of use has ended, the material must be deleted from all analogue and digital data media.
10. The right to use photographs is on principal not included unless such use is granted by way of exception in the license certificate.
11. The eure-I verlag shall not be under any obligation to issue a license for the material. He reserves the right to withhold permission to use the material on a case-by-case basis without stating his reasons.

2. Copyright Notice, Complementary Copies

1. When using the material as licensed, it is essential that a copyright notice be displayed in such a way that no doubt can arise as to which specific material it is referring to. In the case of texts and illustrations from print products, such copyright notices shall include the source and the number of the issue; in the case of texts and illustrations from online products or television programs, such copyright notices shall include the source and the date of broadcast.
2. The omission of such a copyright notice shall constitute an entitlement to damages in the form of a surcharge of 250% of the corresponding license fee. Beyond this, the ordering party shall indemnify and hold harmless the eure-I verlag from any claims by third parties resulting from the omission.
3. The eure-I verlag shall receive two complementary copies of any publication in print or on a physical digital medium, without waiting to be asked and without receiving payment for them, provided this is not unreasonable in view of the licensed use. In the latter case, the licensed use shall be documented by other means. For every publication that occurs in a purely online form or in some other non-physical digital form, the eure-I verlag shall be given such access as to permit the material to be viewed by supplying a PDF-file.

3. Liability and Warranty

1. Within the statutory warranty period, commencing with the provision of the material, the eure-I verlag warrant that the material supplied is free of any faults or defects. Should a fault be found in breach of this warranty, the only and exclusive redress shall consist in replacing the material in question or, at the discretion of the eure-I verlag, refunding the license fee paid by you.
2. Beyond this, the eure-I verlag makes no further warranty, express or implied, concerning the quality, marketability or suitability of the material for a specific purpose.
3. The eure-I verlag shall not be liable for damages, irrespective of the legal basis, unless the eure-I verlag has acted willfully or in gross negligence, or the claim for damages results from a breach of contract. In such cases, the liability shall be limited to EUR 10,000 per claim. Furthermore the total liability of the eure-I verlag per calendar year shall be limited to the amount paid for the material by the ordering party. In no event will the eure-I verlag be liable for indirect or consequential damages, including damages for loss of business profits, unless these damages have been incurred willfully or by gross negligence on the part of the legal representatives or executive managers of the eure-I verlag. All claims for damages filed against the eure-I verlag shall expire by limitation six months after delivery of the material. This shall not apply to claims resulting from tortuous acts and to claims of the ordering party based on fraudulent intent on the part of the eure-I verlag.