



GEMA
P.O. Box 30 12 40
10722 Berlin

Fax +49 30 21245-950
E-mail mitgliederservice@gema.de
Internet www.gema.de

ASSIGNMENT OF AUTHORISATION FOR GEMA ONLINE SERVICES FOR PARTNER SOCIETIES WITH AN ACCOUNT

DETAILS ON THE PRINCIPAL (AUTHORISING PARTY)

Last name/First name	CISAC Code
Partner Society	Street/no.
Postcode/City	Country

DETAILS ON THE AUTHORISED REPRESENTATIVE

To use the following online services you need your own login information. Please create your own personal login as a user on our website <https://www.gema.de/registration>

Last name/First name	Date of birth
Street/no.	Postcode/City
CISAC Code	E-mail

I accept the terms of use (page 2).

Place/Date	Signature/Authorised representative
------------	-------------------------------------

MANDATORY DATA/EXTENT OF THE AUTHORISATION

My Membership Account

Members' data (address, communication details)	<input type="checkbox"/> Access <input type="checkbox"/> Access and modifications
Members' data (bank accounts)	<input type="checkbox"/> Access
Authorisation valid for all data as of	Date

GEMA-Download

Place/Date	Signature
------------	-----------

ASSIGNMENT OF AUTHORISATION FOR GEMA ONLINE SERVICES FOR PARTNER SOCIETIES WITH AN ACCOUNT

TERMS OF USE

(as at 01/02/2017)

Art. 1 Subject matter

- (1) These provisions govern the relationship between you as a user of online services for GEMA members (**My Membership Account, GEMA Download**) and GEMA.
- (2) The terms of use can be changed at any time. In such cases, the amended version of the terms of use will be published with an accompanying note in the secure area. By logging in after the amended terms of use have been published, the user accepts their validity.

Art. 2 User registration

- (1) Users have to register prior to accessing the online services. Registration constitutes a one-off login to GEMA's website <https://www.gema.de/registration> as well as a written request to activate GEMA's online services for its members and the activation of individual services.
- (2) As part of the registration via GEMA's website, the user provides his e-mail address. An access link, by means of which the user can determine his first password, will be sent to this e-mail address. After that, the account will be activated.

Art. 3 Users' duties

- (1) Only a user is authorised to use the access. The user undertakes not to provide third parties with his login credentials and to keep his access details confidential and safe. In cases where staff of the user wish to use the same online services, they have to register themselves as users on GEMA's website and obtain access authorisation.
- (2) GEMA handles all administrative tasks connected with the use of online services via e-mail. The user therefore commits to inform GEMA of his current e-mail address, to access it regularly and to report any changes to the e-mail address to GEMA without delay.
- (3) The user shall inform GEMA without delay if they no longer use one or several online services so that GEMA can delete the access authorisation for the online services that are no longer accessed.
- (4) The user undertakes to use the information acquired on-line services for his own internal use only and to observe statutory provisions, in particular the respective data protection regulations in force.

Art. 4 Services rendered by GEMA

- (1) GEMA allows the user to exploit the functionalities of the online services within their remit. The user shall have no right to claim constant availability of the online services.
- (2) GEMA shall not accept any responsibility with regards to the contents and downloads it provides being correct, complete, reliable and up-to-date.
- (3) GEMA reserves the right to terminate/block the online access at any time, especially in cases where doubt has arisen regarding the adherence to the provisions of these terms of use, in cases where the online services have been misused by the user or during longer periods of inactivity.

- (4) GEMA reserves the right to change the technical parameters for the online access at any time, particularly to adapt it due to technical developments.

Art. 5 Limitation of liability

- (1) GEMA shall not accept any responsibility with regards to the provided contents being correct, complete, reliable and up-to-date. This shall apply particularly to information relating to works and distributions.
- (2) GEMA shall have unlimited liability in cases of intent and gross negligence, in cases of death, physical injury and damage to health as well as in all cases of compulsory statutory liability.
- (3) In cases of a breach of duty resulting from slight negligence which is essential for the fulfilment of the purpose of the contract (major obligations), the level of GEMA's liability is limited to the damage which is foreseeable and typical for the nature of the transaction in question.
- (4) There shall be no further liabilities by GEMA.
- (5) The above limitation of liability shall also apply to the personal liability of staff, representatives and governing bodies of GEMA.

Art. 6 Final provisions

- (1) These terms of use shall be subject to the exclusive jurisdiction of the laws of the Federal Republic of Germany, excluding the United Nations Convention on Contracts for the International Sale of Goods dated 11/04/1980 (CISG).
- (2) In the event that individual provisions should be ineffective or inexecutable, the remaining provisions shall remain unaffected thereby. The ineffective or inexecutable provision shall be replaced by an effective and executable provision which resemble the economic intentions of the contracting parties as closely as possible. The same shall apply in cases of a contractual gap.