

Railway card index is never liable for databases - neither is loss of failure. You may tl. Railway index copyright & bilduploadfilter-inventor Copyright, do not have a website / portal where you can advertise, you / you are not allowed to imitate the portal with the functions. Terms and conditions eBay third-party railroad index. You have accepted this because you need a railway database account. In the eBay third-party railroad index you are informed and accept that everything that you have selected on eBay third-party railroad index articles from your account in the eBay third-party railroad index is sent to us by clicking the button, you have the article (goods) for sale. We assume no responsibility and no costs. After importing, you will receive the log of the eBay items you have transferred. We wish you a very good sale of your articles on eBay and the railroad index. Here you will find the section where the CSV is imported free of charge by the picture upload filter inventor Holger Schmitz. The category is free, but per item price = sales amount 6% of the costs to be paid by you, to the railway register. Everything according to law and license the images where you must have license rights that you had already advertised on eBay.de, eBay.com.

https://www.eisenbahnkartei.de/index.php?option=com_eisenbahnkartei&view=entrys&Itemid=100&catid=781 You can, are allowed to try out images, and the image upload filter will check them for you, you don't have to pay for checking. The rubric is "All model railway & accessories CSV import advertisements (all advertisers)"

https://www.eisenbahnkartei.de/index.php?option=com_eisenbahnkartei&view=entrys&Itemid=100&catid=1303 If picture uploadfilter-Erfinder.de is imported by us with the eBay Export railroad index after approval, then there will be no image in the category advertisements, but up to 9 advertisement images, if they are allowed by the railroad index's upload filter, can be seen in the advertisement in the advertisement at

https://www.eisenbahnkartei.de/index.php?option=com_eisenbahnkartei&view=entrys&Itemid=100&catid=1303 Do you have other items besides model trains? You advertise the other articles in the rubric (also allowed without EISENBAHNKATEI eBay IMPORT). Model Railways & Model Cars I Warhammer Bestgrave --- TAKE ADS ONLY THESE What you want to know, briefly described! EISENBAHNKARTEI is not liable for the data and video in the advertisement that are placed online by registered persons. CTRL + F = Search fees, or%, or costs, or adult content, or licenses, or filters, tag in. eBay: sales tax also for private sales? Not only on eBay, but on internet platforms! Conditions General terms and conditions of the Holger Schmitz railway index I. Use of the website The following general terms and conditions (GTC) of the Holger Railway Index Schmitz (hereinafter the railway file), Oleanderstr. 75, 50127 Bergheim, regulate the cooperation and use Interested parties who visit the pages of www. Eisenbahnkartei.de access. Our general terms and conditions apply exclusively, conflicting terms and conditions of a Users have no validity. Other terms and conditions will only apply Part of the contract if your railroad register Validity in individual cases has expressly agreed in writing. § 1 content of the website: The railway index does not assume any liability for the topicality, correctness or completeness or quality or other content of the Texts, photos, contact information or other provided by the advertiser Information. For the correctness of the Information in words and pictures is the sole responsibility of the advertiser. Railway index reserves the right to change parts of the To change pages or the entire offer without prior notice add, delete or publish temporarily or permanently. § 2 links and references: Links to the websites of third parties in the context of the railway index refer to for Railway index foreign content. You are not Offers from the railway card index, but reference to other websites, railway card index makes content based

on such Websites are accessible, not owned and the availability of such is external Websites not responsible or liable. § 3 copyrights and trademark protection Copyright works making up the websites. Here it is especially, but not exclusively, to Graphics, layout, color design, the integration of graphics into the overall layout, Computer images, logos, web design or other design elements as well as the copyright on the website as Database work according to § 4 Abs. 2 UrhG and as Database according to § 87 a UrhG. We expressly point out that the images contained on the website correspond to May be subject to third party copyrights. § 4 Warranty Railroad index does not assume any guarantee for the uninterrupted Website availability. Conditions § 5 liability Claims for damages against the railway register are independent of Art the breach of duty, including unauthorized action excluded, unless intentional or grossly negligent was traded. In case of violation of essential Eisenbahnkartei is liable for any negligence, but only up to the amount the foreseeable damage. the The aforementioned limitations of liability and exclusions do not apply to the damage from harm to life, to the body or health. Insofar as liability is excluded or limited, this also applies to employees Employees, representatives and Vicarious agents of the railway register. §5a What is meant by defamation and damage to reputation? Reputation-damaging statements, as defamation or defamation, belong to the criminal offenses against honor, which are regulated in §§ 185 ff. StGB. Criminal complaint Reputation damage as defamation or defamation are criminal offenses of the Criminal Code and thus give the injured party the opportunity to report the infringer, for example to the police, but also to the public prosecutor's office. In the event of damage to the reputation of the railway company, the amount due will be calculated. In the event of a violation of general personal rights, the injured party always has the right to cease and desist from the specific violation of the law, which results from Section 1004 (1) BGB analogously in conjunction with Sections 823 ff. BGB. The right to cease and desist is aimed at future failure to make certain statements or other actions that infringe personal rights. In most cases, the infringer undertakes to submit a declaration of cease and desist in which he declares that he will in future refrain from certain false statements of fact or offensive statements or, for example, to publish photos showing the injured party. In particular, there is also a right to cease and desist in the presence of so-called abusive criticism. One speaks of such when value judgments are only intended to serve to demean a third party in public opinion and to defame him. It is not a matter of constructive criticism with a factual reference, but of exposing and denouncing the person concerned. Such value judgments are not covered by the freedom of expression of Art. 5 GG and therefore trigger, among other things, an injunction on the part of the person concerned because of the violation of his general personal right. A claim to cease and desist due to a violation of general personal rights always requires a risk of repetition or a risk of first inspection in relation to a violation of the law. A risk of repetition is presumed if there has already been a violation of the law. The risk of repetition includes not only the specific violation of the law, but also core acts of violation. In the event of serious personal rights violations, there is also a claim to compensation for the non-material damage in addition to the material damage just described. The immaterial claim to monetary compensation arises from § 823 Abs. 1 BGB in conjunction with Art. 2 Abs. 1, 1 Abs. 1 GG and comes into consideration if the disadvantages caused by a violation of personal rights cannot be adequately compensated otherwise. In addition to the compensatory function, the function of the claim for monetary compensation lies primarily in the satisfaction of the injured person. But the aim is also to have a significant preventive effect with regard to future violations of the law. but also core acts of injury. In the event of serious personal rights

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Optionally 0.15 € per advertisement, buy button in the advertisement subject to payment. You have to register for this and have an account with Billingmaker Payment EISENBAHNKARTEI still without sales professional . From 04/20/2021 - to - 06/28/2021 for each advertisement / item + payment button in the advertisement, a fee when importing with .csv file 3% of the total sales amount of all imported advertisement / articles, + each advertisement 0.15 € for the purchase button "buy with obligation to pay " Import eBay and Import hood.de Example: A total of 6 advertisements with a volume of 429.38 EUR were placed. $429.38 + 3\% = \text{fee } 12.88 \text{ €}$ + 6 inserts with payment button ($6 * 0.10 \text{ €} = 0.60 \text{ €}$ total fee $12.88 \text{ €} + 0.60 = 13.48 \text{ €}$ and not € 4.00 advertisement + € 3.50 payment button ! inserierte (imported) hood.de advertisements do not have a category image on the railway card index, but a rail image. The advertisements have images from eBay or hood. Condition "ONLY FOR CSV IMPORT". § 7 Changes to the General Terms and Conditions Railroad index reserves the right to change these terms and conditions and on the website the www. Eisenbahnkartei.de too present. For all current contracts, the conditions before Change. § 8 Severability Clause Should individual provisions of these terms and conditions be or become ineffective, the Effectiveness of the remaining provisions unaffected by it. Instead of the ineffective provisions, the parties will become one Agree on a substitute regulation that corresponds to the ineffective provisions comes as close as possible to the intended purpose. II. General terms and conditions for advertisers these general terms and conditions (GTC) apply to all contracts with Holger Schmitz (hereinafter the railway file), Oleanderstr. 75, 50127 Bergheim. Without agreeing to the terms and conditions, we can use your Unfortunately not accept the advertisement. the Validity of any conflicting general terms and conditions of the customer is expressly excluded. Conditions § 1 scope Railway card index provides on the internet platform operated by it www. Eisenbahnkartei.de products and services the railway sector, namely railway associations, railway communities, Disabled railway associations, railway schools, Railway business, railway articles, railway events, railway bars, Railway hotels. Railway card index offers the Users in particular: Creation / posting of advertisements in the areas mentioned Access to our databases the additional option of placing advertising banners. § 2 conclusion of contract 1. Railway index provides the publication of data for an advertisement on each specified conditions. The customer of an advertisement accepts this offer by posting pictures or after this mask the button "Advertisement set ". This creates a contract for the inclusion and provision of the the content entered by the customer in a Database and its retrievability according to one of the categories of the online offer closed. Railway files are also entitled to the availability of content in the database spatially and temporally as well as the Number to limit, as well as content from the database. In particular, Eisenbahnkartei reserves the right to Ad texts towards their content review and refuse publication if the content of the ad is against legal or official prohibitions or offends against morality or the publication for the railroad index other reasons is unreasonable, whereby However, the railway register is not obliged to check this. Inadmissible content can be obtained from the railway index without prior notification of the customer in whole or in part from the database deleted or deactivated. § 3 Services from the railway register 1. The customer can in principle an unlimited number of advertisements in the publish in different sections. The customer has the announcement itself in an input form given by the railway index to enter. After entering the customer will the display is summarized, as it is in the online offer from the railway index is presented. Railway card index is the Make ad prospective customers available on the internet by placing the ad on published on their website. Conditions 2. The advertisements will be published for an

indefinite period of time until either the Customers or from the railway register deactivated or deleted. The railway index is only used if there is a justified cause Stop publishing the ad. 3. The customer can deactivate his online advertisement at any time. For not switched Advertisements are not charged a fee. Railway index is entitled to terminate the respective contractual relationship with a period of four Weeks to cancel. When setting this Internet offer there is an extraordinary right of termination. Other rights to extraordinary termination remain from this untouched. 4. After the advertisement has been placed, the railway index is not obliged to provide the to save published ad or to be stored elsewhere. 5. The railway index reserves the right to make changes to these services, insofar as such Changes do not change the core services and are reasonable for the customer, taking into account the interests of the customer. § 4 prices and billing You can also advertise individually as usual. The advertising of a sales amount of € 0 to € 9.99 costs € 0.85 / per advertisement, and only 6% from a sales amount of € 10.00. The first edit per ad costs 10%, and after that it is free for the same ad. When editing the ad, existing images (each no more than 1.6Mb) must also be uploaded, otherwise they will be missing! If the ad is placed with a discount coupon, 10% of the sales amount will be charged when editing the ad. When editing the ad, existing images (each no more than 1.6Mb) must also be uploaded, otherwise they will be missing! 1. The current price list of when the customer placed the order applies to advertisements Railway index, the internet offer of Railway index is published and can be viewed. Railway index is entitled to the Increase prices. The customer gets the Increase in prices and the date of entry into force are communicated in writing. The customer is entitled to extend the contract to Termination of the effective date of the increase if the increase is 5% or more of the original price matters. The termination takes place in particular by deactivating or deleting the respective advertisement. I take advantage of the small business regulation (§ 19 Abs. 1 UStG) and wise therefore no sales tax in invoices separately. 2. Billing is done by bank transfer or electronic direct debit. the Payment is immediately upon entering the Dates to publish the ad are due. 3. The advertisement is activated immediately after it has been entered and can be viewed online. If within 7 working days after Online posting of the receipt of the amount owed on the account of Railroad files not Conditions can be recorded, that will Listing deleted and removed from the database. 4. The customer is only entitled to offset against counterclaims if the Counterclaims legally established or were not disputed. 5. The customer agrees to invoices to the extent necessary electronically. 6. If, when paying the fees by direct debit, return debits accrue, then the railway card index calculates one Processing fee of EUR 9.80 per direct debit plus the for Bank charges incurred by the railroad register. § 5 Obligations of the customer 1. The customer is solely responsible for the content posted by him. 2. The setting of content in the database sets the unlimited Legal capacity of the customer ahead. Before the task The customer must register to display or post content leave. The customer is obliged when registering to provide truthful information. 3. The customer undertakes to ensure that the items set by him and for Publishing shared content and Advertisement texts are complete and all information corresponds to the facts. The customer is bound to all for a future To provide the contractual partner with the necessary information in his notification. The ads can, if offered by the railway register, be illustrated with photos. These photos are only allowed for the object named in the ad depict. It is not allowed in place of the photo of the object offered in the advertisement to other graphics or images publish. It is also prohibited to use the manipulate set photos in any way. The customer assures that he in possession of the necessary copyright usage and exploitation

rights for set images is and is liable to the railroad register for Claims for damages by third parties resulting from the publication of a photo. 4. Content settings by the customer on behalf of third parties without their prior, express consent inadmissible. In particular, no Telephone numbers or addresses in the database can be set. 5. Deliberate incorrect categorization by the customer is not permitted. Railway index reserves the right under the wrong Ads posted in the rubric without prior notification of the customer under in the correct rubric. Conditions 6. The customer is obliged not to publish any advertising content that contravenes existing laws (criminal law, Violate competition law, copyright, etc.) or violate the rights of third parties (Naming rights, personal rights, Trademark rights, etc.). The customer provides railway files of any claims Third parties who because of the content of a published Advertisement (or photos) are asserted, completely free and takes over the costs incurred in the railway register of a necessary legal defense. 7. The customer is responsible for ensuring that any files transmitted are virus-free. Files with viruses can delete railway files, without the customer being entitled to any claims from this. Railway index is reserved Claims for damages due to virus-related Damage before. 8. The details of service telephone numbers, their selection indirectly or directly with special charges for the caller is connected, in particular telephone numbers with the area code "0190" and or "0900" is not allowed. Corresponding information can be deleted from the railway register and for the permanent exclusion of the Customers from access to the offer of Maintain railroad records. § 6 Liability for the content of advertisements Railway index is not obliged to check the ad content for legal admissibility and for a possible violation of Check third party rights. Railroad card file receives knowledge of impermissible Content or any legal violations they are entitled, at their own discretion, to display the advertisement in whole or in part without previous notification of the customer delete or block the availability of the ad. A deletion is particularly then take place when the ad texts or other transmitted data have illegal or inappropriate content, the rights of third parties violate as well as if they violate these terms and conditions violated. Railway card index also has the right in these fills without prior notice Announcement individual content or individual Remove passages of the ad text from the ad. The customer can from this no claims against Claim the railway register. Conditions § 7 data protection Personal data collects, processes or uses the railway index only if it is legally permissible or if the user has expressly consented. The collection, processing and Use of data, those for the justification, content design or change of a Contractual relationship are required (so-called inventory data) and enable the use of teleservices and their billing (so-called. Usage and billing data). Billing data - if desired for individual proofs - may also after the end the use for billing purposes are saved, but for a maximum of 6 months. As part of the processing of the Debt collection gives billing data to the railway index only to the extent necessary for billing the fee. Should be There is a suspicion of abuse Railway card file is entitled to store your data for the legally permissible period of 6 Months to save. The customer agrees to this electronic data processing by sending the data expressly to. The customer has the right to his To revoke your consent at any time with effect for the future. The customer is also entitled after written or electronic notification to the railway index of the existence and extent of his view stored data. § 8 Liability for Defects / Warranty 1. The Railway Index is neither a party nor a representative of any party or an agent of between customers if necessary closed deals. Railway index takes no responsibility for the initiation of the contract, the conclusion of the contract and the execution of the contract. 2. Railway index does not guarantee the correctness and completeness of the information provided and submitted Declarations and

the identity and integrity of customers. 3. The railway index does not assume any liability for technical defects, especially for permanent and uninterrupted Availability of the database and its contents or for the full and Error-free reproduction of the customer's in an advertisement posted content. Conditions 4. In the event of an incorrect publication of the advertisement for which the railway index is responsible, the customer is entitled to Reduction in payment to a reasonable extent or entitlement to publication an error-free replacement advertisement, insofar as the Errors affect the purpose of the ad. Is the replacement display again faulty or leaves a railroad card index provided to her reasonable deadline for the publication of the replacement advertisement without result expire, the client can withdraw from the advertising contract withdraw or reduce his payment. 5. If the advertising contract is a mutual commercial transaction, the Customer obligates the switched Immediately check ad for correctness and completeness and errors that occur himself in the input masks correct, fix. If an incorrect or incomplete notification for reasons should be done, the railroad register has represented, the customer will immediately notify the railway register of any defects. Obvious defects are to be reported immediately after the initial publication, there are only recognizable or hidden defects immediately after their discovery to display. If the inspection and / or notification of defects is not carried out in good time, the notification shall apply approved as free of defects. Of this The customer's ability to change the display at any time remains unsurpassed. 6. If ad content or other data is lost, the customer has To notify the railway register immediately and at Interested in placing the ad again. The customer is not entitled To use the railway index as an outsourced data backup. The parties therefore agree that the customer is always in a position to have the Data of the advertisement at no cost to the railway index reproduce and, in the event of data loss, for your own account will perform. Railway card index is at the. Treat the databases with the necessary care and make data backups at appropriate intervals. 7. The liability of the railway index is limited to that with reasonable effort feasible restoration of the display the data backups. § 9 liability 1. The advertising texts published by Eisenbahnkartei are external content for which Railway register is not responsible. for the content of the advertisement, in particular for its correctness and legal admissibility the customer is solely responsible. Railway index only provides the technical requirements for the transmission of Third party advertising texts available. Conditions 2. The liability of the railway index is excluded, unless it is intentional or gross negligence by Railway index or their legal representatives or their vicarious agents or violates an essential contractual obligation would. If an essential contractual obligation has been violated, the liability of Railway index on the contract-typical foreseeable damage limited. The posting (including uploading) of adult content is prohibited. In the event of a violation, there is a complaint and the advertiser has to pay all lawyers, courts, and other costs! 3. Railway files indicate that they have no influence on the design and has the content of linked third-party sites. It therefore expressly distances itself from all content on all linked websites External pages on the homepage of Railway index. § 10 revocation / deadline In the case of distance sales contracts (Section 312b BGB), the customer is responsible if he is a consumer Right of withdrawal according to §§ 312d Abs. 1 S. 1 BGB in conjunction with 355 BGB. He can make his contract declaration within two weeks without giving reasons in text form (e.g. Letter, fax, e-mail). The period begins with receipt of this instruction at the earliest. To the Compliance with the withdrawal period is sufficient timely dispatch of the revocation. The revocation is to be sent to 'Eisenbahnkartei Holger Schmitz' under the imprint given address or telephone number or e-mail address. In

the case of an effective cancellation, the mutually received benefits return and any benefits drawn to surrender. Can the consumer send us the service received in whole or in part not or only in a worsened condition give us back, the latter has to compensate us for the value if necessary. The consumer can avoid the obligation to pay compensation by does not use the thing as an owner does and refrain from doing everything that is of theirs Impaired value. The right of revocation expires prematurely if the railway register begins with the execution of the Service with the express Consumer's consent began before the end of the withdrawal period or the Consumer has initiated this himself (e.g. by Download, upload, advertise, etc.).

Conditions § 11 Changes to the general terms and conditions 1. Eisenbahnkartei reserves the right to accept these general terms and conditions at any time to change. The changed terms and conditions then apply basically for the contractual relationships entered into from the time of the change. 2. The railway index has the right to revise its terms and conditions, also with effect for current relationships to change in this case the customer can object to the change within two weeks of receipt of the changed terms and conditions. If the customer does not object within two Weeks after publication, the amended terms and conditions apply as accepted. 3. In the event of a timely objection by the customer to the changed Terms and Conditions, Eisenbahnkartei is entitled to terminate the existing contract with the customer at the time at which the Change comes into effect. Corresponding content of the customer are then deleted from the database. The customer cannot get any from this Claims against railroad register asserted do. § 12 miscellaneous The place of performance is 50126 Bergheim Erf. For these terms of use and the entire legal relationship between the The right applies to users and railway files of the Federal Republic of Germany to the exclusion of German conflict of laws. Should individual provisions of this Terms of use are or become invalid or incomplete, the validity remains the other terms of use untouched. The invalid or incomplete provision will be replaced or complements the economically wanted Result comes closest. Place of jurisdiction for all disputes arising in connection with the railway register is, as far as legally permissible, 50126 Bergheim Erf. Status 02.05. 2021 time 13:01 change Disclaimer I Holger Schmitz cannot accept liability for external links take over. In addition, users are solely responsible for their content Advert (s) responsible! If you delete your advertisement (s) yourself after the article has been sold, it is free of charge, but if you instruct the railway database to delete the advertisement, you will be charged € 5 per advertisement. You will receive a PDF invoice in the email stored in the advertisement. IMPORTANT!! Free chat, use the forum. You can also advertise individually as usual. The advertising of a sales amount of € 0 to € 9.99 costs € 0.85 / per advertisement, and only 6% from a sales amount of € 10.00. The first edit per ad costs 10%, and after that it is free for the same ad. If an advertisement is processed without a discount coupon, then 10% costs are incurred. If the ad is placed with a discount coupon, 10% of the sales amount will be charged when editing the ad. You will then receive the invoice from the system by e-mail. Edit listing Fees declared and accepted by agreeing to the terms and conditions. The railroad card file explains the costs incurred when editing an advertisement. 1. Possibility If the ad is placed with a discount coupon, 10% fall when editing the ad. You will then receive the invoice from the system by e-mail. . If the sales amount is changed, 10% of the new price will be charged and you will receive an email invoice, which you can pay in the invoice with a one-time direct debit. 2nd possibility Place an advertisement with a discount coupon. Editing an advertisement without changing the sales amount costs 10% of the sales amount. If the sales amount is changed, 10% of the new price will be charged and you will receive an email invoice, which you can pay

in the invoice with a one-time direct debit. 3. If the advertisement was advertised with CSV import and the advertisement was edited without or with changing the sales amount, editing is subject to a charge. The system will charge 10% (of the sales amount) and you will immediately receive an e-mail invoice. Please call this online and you can pay immediately with one of 8 payment methods! It is important that the html image is gone, but you can add up to 9 images from the computer and 2 pdf Please delete advertisements that are older than 5 years, because it can be assumed that the item (s) are (are) already sold. If a railroad index account is to be deleted, it costs 5 euros. Numbers on the imprint page. A .CSV file (with the advertisements) can be commissioned to delete, costs a flat rate of only € 30.00. With the terms and conditions, you confirm that you have all licenses and rights to all images (photos). In the event of a violation, you confirm with the terms and conditions that you will assume all costs of lawyers and courts. You can edit and delete as usual. If I have to delete it costs € 30.00 net VAT ID DE299334982 per CSV file in accordance with small business regulation (§ 19 Paragraph 1 UStG) Platform traders watch out: The marketplace operators are now requesting certificates in accordance with Section 22f of the UStG. Platform traders take note: the marketplace operators are now requesting certificates according to § 22f UStG. By accepting the terms and conditions (the railway ticket), the seller is liable if no certificate § 22f UStG has been submitted by the tax office to support@eisenbahnkartei.de . * According to the small business regulation (§ 19 Abs. 1 UStG) we do not charge sales tax and consequently do not show this. By accepting the terms and conditions (the railway ticket), the seller is held liable if no certificate § 22f UStG has been submitted by the tax office to support@eisenbahnkartei.de. * According to the small business regulation (§ 19 Abs. 1 UStG) we do not charge sales tax and consequently do not show this. Severability clause Should individual provisions of this contract be wholly or partially ineffective or void or become wholly or partially ineffective or void as a result of a change in the legal situation or through highest court rulings or in any other way, or if this contract contains loopholes, the parties agree that the remaining provisions of this contract remain unaffected and valid. In this case, the contracting parties undertake, taking into account the principle of good faith, to replace the ineffective provision with an effective provision that comes as close as possible to the meaning and purpose of the ineffective provision and that is to be assumed by the parties at the time of the conclusion of the contract, if they would have known or foreseen the ineffectiveness or nullity. The same applies if this contract should contain a loophole. You agree to the terms and conditions, and that the right of withdrawal expires with the creation of the advertisement. The terms and conditions are subject to change and the date is always included. You have to make sure that you have read the current terms and conditions once. Change 12.06.2020 2:12 p.m. Important ... When placing & editing an advertisement , set the deletion picture here , in the fields where you do not add a picture. In the categories of model railways & model cars - SMALL ADS , other eBay items can also be entered via the railway file import, and model railways & accessories. Not allowed when advertising individually! Send an e-mail to support@eisenbahnkartei.de if you would like to import into the categories Model Railways & Model Cars - SMALL ADS. <https://www.eisenbahnkartei.de/index.php/de/eisenbahnkartei-ebay-export.html> to be found at the top of www.eisenbahnkartei.de in the black bar. Not allowed when advertising individually! Since only model trains & accessories. In all other categories only model trains & accessories. Or with original railways only railroad scale 1: 1. In the event of violations, the account will be blocked and € 50 per advertisement will be billed in addition to the advertisement fee. § Upload filter Also worth knowing: Certain platforms are not covered

by the regulations in Article 13 (now Article 17). These include, among others, non-profit online encyclopedias such as Wikipedia, certain cloud services and online marketplaces. Now that the vote in the EU Parliament on the directive on copyright reform has taken place, only the approval of the Council is pending. If this takes place, which can be assumed, the EU member states have two years (until the beginning of 2021) to implement the provisions in national laws. In Germany, this could be so far at the beginning of 2021.