

General conditions for the use of the START it up "Risk Technology Platform and Database" (RTPD) of the international research society INTERPRAEVENT:

1. Scope of application

The information and communication platform in the form of the website: http://www.interpraevent.at/start_it_up/ Risk Technology Platform and Database" (hereinafter referred to as "IP-RTPD") is operated by the association "International Research Society Interpraevent" with its headquarters in Klagenfurt, Austria (hereinafter referred to as "Interpraevent"). Central Registry of Associations code number 869681976.

The general conditions of use (hereinafter referred to as: "GCU") include the conditions for natural and legal persons (hereinafter referred to as "users") using the above-mentioned website for making available or obtaining free of charge technical documents (standards, guidelines, practical recommendations, Best Practice Reports, etc.) of natural hazards engineering and risk management or respective information. The GCU are also applicable, if the user uses IP-RTPD or fields of which from other websites enabling the access to IP-RTPD completely or in extracts.

2. Services subject to the conditions of use

- a. Interpraevent operates IP-RTPD as an upload and download server service. For this purpose Interpraevent makes available an own web space, on which the user can upload documents of natural hazards engineering and risk management and relevant information and set direct or indirect links to these databases, in order to give third parties access to them. It is a free-of charge service. The availability of this service, in particular the storage and the linkage of databases, takes place on a voluntary basis. A contractual relation with Interpraevent is not established. Interpraevent guarantees at no time the accessibility of the uploaded databases as well as of the website.
- b. It is prohibited to upload databases or information on IP-RTPD, whose contents violates applicable law, in particular Austrian penal law or rights of third parties, is contrary to morality, however, in particular databases containing copyrights and neighbouring rights, industrial property rights (e.g. trademarks, patents, utility models and designs), as well as other rights (e.g. rights in terms of the protection of the image, name and personal rights), propaganda objects and objects with symbols of unconstitutional organisations, pornographic or racist material, or material which is harmful to minors.
- c. Interpraevent reserves the right to delete data-bases or information, which have or can have, in the opinion of Interpraevent, contents which are in contradiction to b, at any time without giving reasons.
- d. The user of IP-RTPD agrees to compensate for any damages resulting from the violation of the obligation laid down in b.
- e. Interpraevent reserves the right to change, supplement, or delete IP-RTPD or the total offer without prior notice or to cease publication, furthermore to terminate making available the service at any time without giving reasons.

3. Liability for the contents

- a. Interpraevent proceeds on the assumption that all contents uploaded by the originators have been established to the best of their knowledge and belief. However, the topicality, exhaustiveness and correctness of all pages cannot be guaranteed. There is also no claim to be exhaustive.
- b. Interpraevent is not obliged to monitor the transmitted or stored external information of IP-RTDP users. An immediate deletion of these contents can take place according to 2b., or takes place from the moment onwards when a concrete violation of law becomes known. Interpraevent is not liable before the time when it has become known.
- c. The use of the contents of IP-RTPD is at the users' own risk. Contributions bearing the name of the author reflect the opinion of the respective author (user) and not always the opinion of the provider Interpraevent.
- d. Interpraevent doesn't take over any liability for contents (documents, relevant information), which were loaded by users on IP-RTPD. Thus Interpraevent is also not liable for damage resulting from the use or non-use of the contents of IP-RTPD. The responsibility and the liability for the correctness and exhaustiveness of these databases and this information are exclusively taken over by the user who has made the upload.
- e. No liability can be taken over for the content of websites to which it is referred to via hyperlink. The set-up of such an internet connection takes place at one's own risk.
- f. Interpraevent is not liable for damage resulting from incorrect or incomplete contents or from actions taken with confidence in the correctness and exhaustiveness of the contents.

4. Disclaimer for external links

- a. Interpraevent points out explicitly that it has no influence, whatsoever, on the design and/or the contents of the links or the linked websites. Interpraevent does not appropriate the links and the contents of the linked websites by means of hyperlink. The users of this website are solely responsible for hyperlink and the providers are solely responsible for the content of the linked pages.
- b. Despite careful control in might happen that a link contravenes law. Thus Interpraevent herewith explicitly dissociates itself from the contents of all linked websites on IP-RTPD including all sub-pages, sub-links or other forwarding mechanisms. This declaration applies to all links presented on IP-RTDP and to all contents of pages to which links, banners or other shortcuts lead as well as to all types of external entries. For illegal, faulty or incomplete contents and in particular for damage resulting from the use or non-use of information presented in such a way solely the provider of the website, to which it is referred, is liable.

5. Copyright and ancillary copyright

- a. The content and works published on this website are governed by copyright law. Any multiplication, processing, distribution or any form of utilisation beyond the scope of copyright law shall require the prior written consent of the author or authors in question.
- b. This applies in particular to the reproduction, adaptation, translation, storage, processing, and repetition of contents in databases or other electronic media and systems. Contents and rights of third parties are marked as such.
- c. The unauthorized reproduction or distribution of individual contents or entire pages is prohibited and punishable. Only the production of copies and downloads for the personal, private and non-commercial use is permitted.
- d. The presentation of this website in external frames is only allowed with written permission.

6. Data Protection

- a. Interpraevent collects, processes, uses and stores person-related data of the user to the extent that they are necessary for the initiation, content-related design and modification of the usage relationship established with him (inventory data). The user gives it explicit consent to it.
- b. The user can object the above-mentioned use and/or processing of his data at any time by notification to Interpraevent and/or withdraw his consent. After having received the objection and/or the revocation Interpraevent will not use and process the relevant data any more. Consequently the person cannot be the user any more.
- c. The provider explicitly points out that that the transmission of data via the Internet (e.g. via communication by e-mail) can exhibit security vulnerabilities. Thus it cannot be completely protected against access by third parties. We cannot take over any liability for damages resulting from such security vulnerabilities.
- d. The use of the contact data from the legal notice of Interpraevent for commercial advertisements is explicitly undesired. The provider and all persons named on this website hereby object to any commercial use and disclosure of their data.

7. Legal validity

The partial invalidity or inapplicability of any parts or individual formulations of these GCU shall not affect, impair or invalidate the remaining parts of it.