



Copyright Notice – Terms of Use

By submitting a personal login and password (subsequently called “login-data”) the LOBO electronic GmbH grants selected users of this website (subsequently called „user”) access to copyrighted data (subsequently called “LOBO data”) solely to be used for the application made known to and being authorized by a written approval by the LOBO electronic GmbH. By downloading or using this data, the user agrees to these terms of use.

Any LOBO data is the intellectual property of the LOBO electronic GmbH, 73428 Aalen / Germany and its business partners and is protected by international copyright laws.

The user is personally responsible, to limit the use of LOBO data without any exception only to the application which has been made known to and which has been authorized by the LOBO electronic GmbH. Any further use of LOBO data is strictly prohibited and requires a written approval by the LOBO electronic GmbH.

The use of LOBO data may be used under the following conditions only:

- The use of LOBO data by private individuals is limited to personal and non-commercial applications only.
 - Companies, legal entities or individuals competing directly or indirectly with the LOBO electronic GmbH are not allowed to use LOBO data in any way without any exception. This also applies to any users, who have been authorized by the LOBO electronic GmbH to use LOBO data without having knowledge about competing activities.
 - The authorization of using LOBO data is given to natural persons (the recipient of the login-data) only and is non-transferable to any other individuals, associations or enterprises (subsequently called “third parties”), unless not explicitly authorized by the LOBO electronic GmbH. The user is directly personally responsible for complying with these terms of use and can be held liable in case of misuse.
 - Forwarding LOBO data to third parties is only allowed, as inevitably required to use LOBO data for the authorized application. When disclosing or forwarding LOBO data to third parties, the user is held legally responsible for the handling and use of LOBO data by third parties in accordance with these terms of use.
 - Any further un-authorized disclosure to or use of LOBO data or the user’s personal login-data by third parties is not permitted. In the event that the user gets knowledge that third parties got unauthorized access to LOBO data or his personal login-data, the user has to inform the LOBO electronic GmbH immediately with disclosing any identifying information known about the third party user.
-



- The permission of using LOBO data for any kind of presentation or publication is bound to include the credit "LOBO Laser and Multimedia Solutions, Germany". Any online publications and applications are additionally required to include a link to the website "www.lobo.de". The credit has to be clearly legible and to be clearly assigned to the respective data.
- Any use of LOBO data for advertising or publicity purposes is only allowed upon a written permission of the LOBO electronic GmbH.
- It is not allowed to change, to add or to remove content of LOBO data without a written permission of the LOBO electronic GmbH. This especially applies to any kind of embedded logo, watermark or copyright notice. Any removal or modification of these logos, watermarks or copyright notices, e.g. by layout, cutting, distortion, blurring, cropping or by overlay, is strictly prohibited. It is not permitted to extract and use parts and excerpts of LOBO data without prior written approval of the LOBO electronic GmbH.
- Any use of LOBO data in a context, presenting the company LOBO electronic GmbH, its products, services or its business partners in a negative way, is strictly prohibited without any exception.
- The user is responsible that the use of LOBO data not even accidentally could lead to the opinion of recipients that the presented content origin from any other company than the LOBO electronic GmbH or its business partners.
- The LOBO electronic GmbH is entitled to withdraw the permission for the use of LOBO data at any time without prior notice. In this case the user is required to delete any copies of LOBO data from any kind of data media, equipment, servers, etc. and to immediately stop any further use of LOBO data. In this event the user is also responsible and personally liable that any third parties who received LOBO data from his side – no matter if authorized or not authorized by the LOBO electronic GmbH and the user – delete any copies of LOBO data from any kind of data media, equipment, server, etc. immediately and to immediately stop any third-party use of LOBO data.