

IMPRINT

OPERATIONAL ADDRESS

Camping Resort Rülzheim GmbH
Am See 2
76761 Rülzheim
Email: info@camping-ruelzheim.de

BUSINESS ADDRESS

Camping Resort Rülzheim GmbH
Inselstraße 125
25946 Wittdün auf Amrum
Email: info@camping-ruelzheim.de

Content responsibility according to § 55 II RStV:
Dominic Cloudt (address as above)

Tax Number: 152/915127 | VAT ID: DE364784248

THIS IMPRINT ALSO APPLIES TO THE FOLLOWING SOCIAL MEDIA PROFILES:

Facebook:

<https://www.facebook.com/campingruelzheim>

Instagram:

https://www.instagram.com/campingresort_ruelzheim

LEGAL NOTICE / DISCLAIMER

(1) CONTENT AND AVAILABILITY OF THIS WEBSITE

The content of this website is created with the utmost care. However, the provider assumes no liability for the correctness, completeness, or timeliness of the content provided.

Contributions by third parties reflect the opinion of the respective author. The provider will endeavor to make the service available for retrieval without interruption. However, even with all due care, downtimes cannot be completely excluded. The provider reserves the right to change or discontinue the offer at any time.

(2) LIABILITY

GENERAL

The provider is liable for intent and gross negligence as well as for breaches of essential contractual obligations (cardinal obligations). The provider is liable, limited to compensation

for the foreseeable, contract-typical damage at the time of conclusion of the contract, for damage based on a slightly negligent breach of cardinal obligations by the provider, its legal representatives, or agents. In the event of a slightly negligent breach of ancillary obligations that are not cardinal obligations, the provider is not liable. Liability for damages that fall within the scope of a guarantee or assurance given by the provider, as well as liability for claims under the Product Liability Act and for damages resulting from injury to life, body, or health, remain unaffected.

EXTERNAL LINKS

This website contains links to third-party websites ("external links"). These websites are subject to the liability of the respective operators. The provider checked the external content for possible legal violations when the links were first created. At that time, no legal violations were apparent. The provider has no influence on the current and future design and content of the linked pages. Continuous monitoring of external links is not reasonable for the provider without concrete evidence of legal violations. However, if legal violations become known, such external links will be deleted immediately.

ADVERTISEMENTS AND PRICING

The respective author is responsible for the content of the advertisements, as well as for the content of the advertised website. The display of an advertisement does not constitute acceptance by the provider. The listed prices for products and services are without guarantee.

Should there still be a perceived violation, the provider kindly requests prior notification and asks to refrain from cost-incurring measures.

(3) COPYRIGHT

The content and works published on this website are protected by copyright law. Any use not permitted under German copyright law requires the prior written consent of the respective author or creator. This applies in particular to reproduction, editing, translation, storage, processing, or reproduction of content in databases or other electronic media and systems. Content and contributions by third parties are marked as such. Unauthorized duplication or distribution of individual content or complete pages is prohibited and punishable by law.

Creating copies or downloads for personal, private, and non-commercial use is allowed. Links to the provider's website are welcome and do not require the provider's consent. The presentation of this website in external frames is only permitted with authorization.

(4) LEGAL VALIDITY

Should individual provisions of this agreement be invalid or unenforceable, or become invalid or unenforceable after the agreement has been concluded, the validity of the remaining provisions shall not be affected. Instead of the invalid or unenforceable provision, the valid and enforceable provision shall apply, which comes closest to the economic purpose intended

by the contracting parties with the invalid or unenforceable provision. The above provisions shall apply accordingly in the event that the agreement proves to be incomplete.