PressReader

Auszug aus dem Lizenzvertrag Abridged version of License Agreement

(...)

1. INTERPRETATION

1.1 Definitions

(...)

(d) "Intellectual Property Rights" means any copyright, extended or revived copyright, design right, registered design right, patent, trade mark, rights under the law of passing off, database right or any similar right exercisable in any part of the world, including any pending application for registration of any patent, trade mark, registered design or similar registerable rights in any part of the world;

(...)

2. RESPONSIBILITIES OF CLIENT

2.1 Client may only use the PressReader Products and Services for lawful purposes and in accordance with this Agreement and any operating rules established by PressReader and provided to the Client by PressReader. Client will not use the PressReader Products and Services in jurisdictions where prohibited by applicable law.

(...)

7. CONFIDENTIALITY AND OWNERSHIP

(...)

7.2 Intellectual Property and Ownership

PressReader Products and Services contain copyrighted material, trade marks and other proprietary information. Without limiting the scope of PressReader's intellectual property rights, Client acknowledges that PressReader and/or its licensors own intellectual property rights in (i) the content included within the Publications; (ii) the PressReader Products and Services, the content contained within them; (iii) the selection, coordination, and arrangement of the PressReader Products and Services websites, software and mobile applications and the Publications contained within them; and (iv) the trade marks used in connection with the PressReader Products and Services. Publications available with the PressReader Products and Services are for use designated in subsequent Agreements with third parties and may not be modified, reverse engineered, redistributed, sold, publicly displayed, licensed, rented, or otherwise provided to a third party outside of the scope of subsequent agreement or commercially exploited. PressReader does not grant Client any licences express or implied, to the intellectual property of PressReader or PressReader publishing partners except as expressly authorised in this Agreement.

(...)