Part I - Imprint

§1 Information in accordance with § 5 TMG

CellmatiQ GmbH
Represented by the managing directors Jaroslav Bláha and Tassilo Waldraff

Am Sandtorpark 8
D-20457 Hamburg

Telephone: +49-172-258.4788
E-Mail: contact@cellmatiq.com

Registration at the Court of Commerce: District Court Hamburg
Registration Number: HRB 150299
VAT Identification Number in accordance with § 27a UStG: DE 317 174 211

§2 Responsible for the Content in accordance with § 55 Abs.2 RStV

Jaroslav Bláha
Am Sandtorpark 8
D-20457 Hamburg

§3 Disputable Arbitration

The European Commission provides a platform for out-of-court online dispute resolution (OS platform), which is available here:

https://ec.europa.eu/consumers/odr

We are neither committed nor willing to participate in dispute resolution procedures before a consumer arbitration board.
Part II - Liability

§4 Liability for Content

As a service provider, we are responsible for own and foreign contents on our websites in accordance with § 7 et seq. TMG and within the scope of our mobile applications according to the general laws. However, liability for the removal or blocking of the use of information is only possible from the moment of knowledge of a specific infringement. Upon notification of specific violations, we will remove this content immediately.

§5 Liability for Links

Our offer may contain links to external websites or services of third parties over whose contents we have no influence. Therefore, we cannot assume any liability for this external content. The content of the linked pages or services is always the responsibility of the respective provider or operator of the pages or services.

The linked pages or services were checked for possible legal violations at the time of linking. Illegal content was not recognizable at the time of linking. However, a permanent content control of the linked sites or services is not reasonable without concrete evidence of an infringement. Upon notification of violations, we will remove such links immediately.

§6 Copyright

The content and works created by the service provider on our websites or in the context of our mobile applications are solely subject to German copyright law. The duplication, processing, distribution, and any kind of exploitation outside the limits of German copyright law require the prior written consent of the respective author or creator. Downloads or copies of content (even partial) of our websites and mobile applications are only permitted for private, but not for commercial use.

Insofar as the content on our websites or in the context of our mobile applications were not created by the service provider, the copyright of third parties will be observed. In particular, content of third parties is marked as such. Should you nevertheless become aware of a copyright infringement, we ask for a notification. Upon such notification of violations, we will remove the respective content immediately.