Date: month - day - 2022
claire: grube for Grube, Claire
c/o Str. [nr]
[Plz] CITY

**AZ: 12345/2022**

**always to use**

Name, first name

in your function as .....................................

c/o Street [104]

[12345] CITY

**Rejection**

Esteemed (ex.) Name, First Name, in your function as

herewith, the census - letter with the file number [1234567] dated 27.09.2022, incoming mail 12.10.2022, is rejected due to violation of the substantive law and due to lack of coverage on your part in your function as head of the census office, specifying a legally undefined person, as the author as account creditor enters into this business without limitation and this constitutes illegal liability shifting on collateral based assets according to international law.
**Thus, this rejection is well founded.**
This is binding because it is disputed, a debt or claim in a contract with conformity 15. U.S. C.
§ 1692g and having ordered this service at the same time.

The author respectfully acknowledges the above letter received, which has been identified as a legally insubstantial draft, as the letter does not contain a legally binding commitment of liability, nor does it have a
qualified electronic signature (QES). At the same time, the question arises whether you, last name, first name, in your presumed function as survey center manager, are contractually entitled to implement a claim = title creation, since there is no confirmed contractual relationship whatsoever with the Federal Statistical Office. Please submit your contractually relevant authorization without delay so that the liability question, if it has to be raised, is clearly clarified. If this is not done, the author must assume that you are acting ultra vires (violation of ROM II statutes, non-contractual obligation) and would be held fully liable privately.

**The author is aware that this is an international data transfer. Therefore, the right is reserved to use international legal remedies, e.g. within the framework of common law.
It is expressly noted that the author is WILLING to answer the questions if it is proven to his legal certainty that the transfer of personal data in international data protection is in accordance with the judgment of the European Court of Justice (ECJ) of July 16, 2020 with judgment in the case "Schrems II" (C-311/18)
vs. EU-US-Privacy-Shield-ruling is complied with.**
Further guidance in evaluation of the judgment from the ECJ on Schrems II can be found in the Appendix.

Provide evidence of compliance with international data transfer regulations that ensure absolutely secure data transfer within a customary period of LXXII hours. Should the deadline pass unsuccessfully, the author must assume that you share the legal opinion of the author by implied action, consent by silence, and all AZ/sub-accounts = bonds = accounts will be deleted. For his further legal security, the author reserves the right to file an application for intensive review with the IRS (Internal Revenue Service, American tax authority), based on the

**D-U-N-S® Number: 33-172-8733** for the Federal Statistical Office, should violate the superior criminal law binding, since 01.10.2022,

worldwide comprehensive, applicable and / or valid law. Enclosed for your information is the relevant form.
Please note that international law takes precedence over national law.
S**ince there is reasonable suspicion of violation of 18 U.S.C. § 1589 c 1-2, it is unavoidable to report the matter for the legal certainty of the author to the UPU as reinsurer of the military, the IRS to the ILO as well as to the UN torture representative and the US AG for review .

The right of definition of this instrument rests solely with the author.
All rights reserved.**In the highest esteem of your responsible activity

the Sovereign

Grube, Claire