

Data privacy statement pursuant to Art. 13 and 14 GDPR (General Data Protection Regulation)

With the following information we wish to provide you with an overview of the personal data processed by us. At the same time, we wish to inform you about your rights with regard to the data protection laws.

1. Data controller and contact details of the data protection officer

Werkzeug-Jäger GmbH, Industriestraße 17, D-76189 Karlsruhe; phone: +49 721 5 70 08 0; telefax: +49 721 5 70 08 11; e-mail: datenschutz@werkzeug-jaeger.de

Data protection officer: e-mail to datenschutzanfragen@xdsb.de or to our postal address with the addition "The data protection officer".

2. From which sources do the personal data originate?

We process personal data which we have obtained from business relationships (like customers or suppliers) or from inquiries sent to our company. In general, we receive these data directly from the contracting party or an inquiring person. However, personal data may also originate from public sources (e.g. commercial register), provided that the processing of these data is permitted. In addition, data may have been transferred to us in an authorized manner by other companies. Subject to the individual case, we store our own information together with these data (e.g. within the scope of a current business relationship).

Depending on the individual case, this may include master data in this context (e.g. name, address), contact details (e.g. phone number, e-mail address), contract and accounting data for fulfilling our contractual obligations or data required for processing an inquiry, where appropriate also creditworthiness data, advertising and sales data and other data from similar categories.

3. For which purposes and subject to which legal basis are the personal data processed?

We process personal data by taking into account the data protection laws, in particular the General Data Protection Regulation (GDPR) and the German Federal Data Protection Act.

a.) During the course of performing a contract or for performance of pre-contractual measures (Art. 6 (1) sentence 1 lit. b GDPR).

Primarily, we process personal data for fulfilling our contractual obligations and performing related services or within the framework of initiating a relevant contract (e.g. contract negotiations, preparation of quotations). In this context, the specific purposes depend on the respective service or product to which the business relationship or the initiation of a contract refers.

b.) During the course of fulfilling a legal obligation (Art. 6 (1) sentence 1 lit. c GDPR)

In many situations, we are legally obliged to collect certain personal data from you and to forward or provide them to certain – in general – public authorities.

For example, we provide the tax authorities with the required personal data in accordance with the legal requirements for the purpose of calculating taxes.

c.) Within the scope of weighing of interests (Art. 6 (1) sentence 1 lit. f GDPR)

In addition, we collect and process personal data for the purpose of exercising legitimate interests in the following situations:

- processing of general inquiries concerning our products and services
- reviewing the creditworthiness using appropriate credit agencies for evaluation of the default risk in business relationships
- advertising or market research
- video surveillance for safeguarding the domiciliary rights at our business premises or building

- enforcing legal claims and for the defence in legal disputes
- ensuring IT operations and IT security
- measures for the security of the building/s and facilities (e.g. access authorizations)
- measures for improving our internal business processes and for product optimization

d.) In the scope of a consent (Art. 6 (1) sentence 1 lit. a GDPR)

In some situations, the processing of your personal data is not mandatory and only permitted with your consent. In such cases, we draw your attention to this circumstance, in particular also to the voluntary provision of your consent and the right of revocation of the consent at all times with effect for the future.

This is the case for instance with

- some data processing over our website (please see data protection statement on our website)
- in some situations involving advertising (presence of a consent with regard to advertising, where required by law)

4. Recipient of personal data

As a rule, the company only grants access to your data to authorities who must work with your data ("need-to-know-principle"), i.e. who need access to these data for fulfilling contractual or legal obligations. They also include service providers and vicarious agents, who act on behalf of the company and/or were obligated to the confidential processing of data.

Under certain circumstances we transfer your data to

- public authorities (e.g. tax authorities), if a legal obligation is imposed
- other companies within the scope of implementing the contractual relationship, within the scope of weighing of interests, or based on your consent. Subject to the individual case, these may include depending on the business relationship or order e.g. companies, logistics partners, marketing service providers, credit agencies, banks, tax consultants, or lawyers participating in the provision of our services.

5. Are data transferred to a third country or to an international organization?

We transfer personal data to other authorities in countries outside the European Union (third country), if required for the implementation of the business relationship, if prescribed by law, or if you have given us your consent for this purpose.

Under certain circumstances we use service providers or reserve the right to do so, who may either have their headquarters in a third country or for their part, may have service providers with headquarters in a third country.

Pursuant to Art. 45 GDPR, a data transfer to a third country is then permitted, if the European Commission has decided that a third country ensures an adequate level of protection. If such a decision is not available, a data transfer to a third country is only then permitted, if the competent authority has provided appropriate safeguards (e.g. clauses known as standard data protection clauses adopted by the European Commission) and enforceable rights and effective legal remedies are available to the data subject (Art. 46 GDPR).

We basically collaborate only with authorities in a third country that fulfil the listed criteria.

6. Duration of data storage

We process and store your personal data as long as they are required for fulfilling our contractual and legal obligations. If the storage of the personal data is no longer required for fulfilling these obligations, these are erased unless there is a legal obligation to retain the data, such as obligations to retain data in terms of commercial or tax law from the German Fiscal Code (Abgabenordnung, AO) and German Commercial Code (Handelsgesetzbuch, HGB) (6 or 10 years) and to preserve evidence within the scope of statutory limitation periods.

7. Rights of the data subject

You have the following rights with regard to your personal data:

- Right to disclosure of information
- Right to rectification and erasure
- Right to restriction of processing
- Right to object to the processing
- Right to data portability.

In addition, you have the right to complain to a data protection supervisory authority about the processing of your personal data by us.

However, you have the option of addressing our data protection officer yourself (also confidential).

To the extent you have provided us with consents (Art. 6 (1) sentence 1 lit. a GDPR), you can revoke these any time with effect for the future.

Insofar as we base the processing of your personal data on the weighing of interests (Art. 6 (1) sentence 1 lit. f GDPR), you may object to the processing. In exercising such an objection, we kindly ask you to explain the reasons, why we should not process your personal data as carried out by us. In the event of your substantiated objection, we shall examine the situation and either discontinue the data processing or adjust or show you our compelling legitimate grounds due to which we continue the processing.

You may object to the processing of your personal data for advertising reasons at any time.

8. Obligation to provide data

You must provide those data within the scope of executing or initiating a contract, which are required for fulfilling the contract or implementing the pre-contractual measures and the related obligations. Moreover, you must provide those personal data we are legally obliged to collect. Without providing these data, we are not in a position to conclude or fulfil a contract with you.

In cases in which the data collection is based on your consent, the provision of data by you is voluntary and not compulsory. In the event of failure to consent, however, we will not be in a position to provide the performance or services based on data processing by means of consent. You may revoke your consent given at any time with effect for the future.

9. Does automatic decision-making or profiling take place?

No.