Data Privacy Statement

1. Notice concerning the party responsible for this website:

Schokoma GmbH Maschinenhandel

Niersweg 84

47877 Willich-Neersen

Mail: i n f o (at) s c h o k o m a . d e Alexander Sohn, Eugen Dmitriew

The operator can be reached at above mentioned company data or by mail to i n f o (at) s c h o k o m a . d e

- 2. Collecting, storing and using of personal datas
- a) Visit on our website

By visiting our website the browser on the device is sending automatically information to our server. This information will neither be stored nor evaluated.

b) Usage of our contact forms

For contacting us and to receive a detailed offer you can use contact forms on our website.

The usage of these contact forms is based on Art. 6 Abs. 1 S.1 lit. a DSVGO and on the basis of the consent given by the user.

3. Handling data over

We use your personal data only for fulfilment of contracts and required services.

If in the performance of the services third party companies are needed, they will get the personal data also only for fulfilment of contracts and required services.

Furthermore a transfer of data to third parties shall not take place without your explicit approval, especially not for advertising purposes.

4. Legal basis of the data processing

So far we need an explicit approval for the processing of your personal data, serves Art. 6 Abs. 1 lit. a) DSGVO as legal basis for the processing.

So far we are processing personal data, because it is necessary for a fulfilment of a contract or similar contract relationships with you, serves Art. 6 Abs. 1 lit. b) DSGVO as legal basis for the processing. So far we are processing personal data as processing is necessary for compliance with a legal obligation, serves Art. 6 Abs. 1 lit. c) DSGVO as legal basis for the processing.

As legal basis for the data processing serves further Art. 6 Abs. 1 lit. f) DSGVO, in case of processing your personal data are kept on the entitled business interests of our company or a third party and in such a case your interests, fundamental rights and fundamental freedoms need no protection of personal data.

Data memory and delete data

We delete or lock your personal data in general, when the purpose for processing is lapsed. A storage can be done furthermore, if this is necessary due to legal requirements to which we are subject, among other safekeeping and documentation obligations. In such a case we delete or block your personal data after the end of such obligations.

5. Cookies

Cookies used in our website are session cookies, which will be deleted automatically after the end of a browser session.

6. Analyse Tools / Tracking Tools

We do not use any tracking tools or analyse tools.

7. Social Media Plug-ins

We do not use any social media plug-ins.

8. Newsletter

At the registration to our newsletter your e-mail address is used for information-/ advertising purposes of our own, until you unsubscribe. For this purpose you will receive irregular information about current machines or mails because of special reason or occasions. The emails could be therefore personalized and individualized based on our information about you.

Via our contact forms you are able to decide either to receive our newsletter or not.

The legal basis for the processing of your data is your explicit approval based on Art. 6 Abs. 1 lit. a) DSGVO, if you express permission to receive our newsletter.

Within the requirements set by the law it can be that you receive our newsletter without express permission, because of ordering goods or services, and we got your mail address within such a connection and you do not have contradicted of receiving information. In such a case the legal basis is our legitimate interest in sending commercial emails, based on Art. 6 Abs. 1 lit. f) DSGVO. If you do not want to receive our newsletter any more, you can contradict your previously given permission. Please send us in such a case a notice via mail.

7. Rights of the persons affected

You have the right:

- in accordance with Art. 15 DSVGO to get information about your processing personal data. In particular about purposes of processing, category of personal data, categories of recipients whom your personal data were or will be disclosed, the duration of storage, the existence of a right for correction, deletion, restriction of processing or contradiction, the existence of a right of appeal, the origin of your data, if they were not collected by us,
- in accordance with Art.16 DSVGO to get immediately the correction of incorrect data or completion of incomplete personal data stored by us;
- in accordance with Art.17 DSVGO the deletion of your personal data stored by us, in so far as the processing is not needed for the exercise of freedom of expression and information, the fulfilment of a legal obligation, due to a public interest or assertion, exertion, or defence of legal claims;
- in accordance with Art.18 DSVGO to demand the restriction of processing your personal data, so far as you contest the correctness of the data, the processing is unlawful, but you deny the deletion of the data and we do not need the data anymore, but you need these data for assertion, for establishment, exercise, defense of legal claims or litigation or in accordance with Art.21 DSVGO you have entered an objection to processing;
- in accordance with Art.20 DSVGO to get your personal data, which you have provided to us, in a structured, standard and machine-readable format or the transfer to another responsible person;
- in accordance with Art.7 Abs.3 DSVGO at any time to withdraw your consent given to us, this means that we are not allowed to process your data in the future;

- in accordance with Art.77 DSVGO to complain at a regulatory authority. Usually the regulatory authority of your usual residence or work place or of our principle office.

8. Right of objection

So far as your personal data are processed based on legitimate interests in accordance with Art.6 Abs.1 S.1 lit.f DSVGO, you have the right, in accordance with Art.21 DSVGO to submit an appeal against the processing of your personal data, if there are valid reasons to do so, which are in connection with a special situation or the appeal is against direct marketing. In the last case you have a generally right of appeal which we have to implement without mentioned a special situation. To exercise the right of appeal, you only have to send an email to i n f o(at)s c h o k o m a . d e

9. Data security

We are using appropriate technical and organizational security measures, to protect your data against incidental or intentional manipulation, against partly or completely loss, against destruction or against unauthorized access. Our security measures will be optimized in line with the technological development.

10. Validity and modification of data protection conditions

The current state of the data protection declaration can be identified by below date. We reserve the right to change this Data Privacy Statement any time with immediate effect to the future. A change is accomplished specifically due to technical changes of the online-offers or due to the change of data protection requirements. Please always take note of the most current version of our data privacy statement available on our website. Therefore it is recommended that you regularly visit our website to be updated.

Date of the Data Privacy Statement : May 2018