



## Privacy policy

according to legal specifications under Art. 13, 14 GDPR

We, the Gemino Maschinenbau GmbH, Ringstr. 17, 09241 Mühlau, hereby inform you in the following according to article 13 of the EU-General Data Protection Regulation (GDPR), respectively under article 14 GDPR as far as no direct survey is used. We are happy to abide by the rules and inform you extensively and transparently about which personal data of yours could be collected by us. The objective of the following explanation is to describe which data we process for which objective and what rights you have regarding this.

### Name and address of person responsible

The person responsible regarding the data protection according to GDPR respective of the valid national data protection acts of the European member states as well as any national regulations regarding data protection, is:

**Gemino Maschinenbau GmbH**

Ringstr. 17  
09241 Mühlau

Tel. 03722-4695960  
[info@gemino-gmbh.de](mailto:info@gemino-gmbh.de)

### Handling of personal data

Processing of personal data only happens as far as it is necessary. The personal data processed by Gemino Maschinenbau GmbH solely serves the purpose of business of our company. We secure our website with technical and organisational measures against loss, destruction, access, change and distribution of your data by unauthorised third parties. But we would like to take this opportunity to remind you of the general dangers of internet usage, on which we have no impact. Especially in emails your data is not safe without special precautions and can possibly be read by third parties. Art.6 Abs.1 lit. a GDPR is legal basis for the procedure based on consent of the parties concerned. Art.6 Abs.1 lit. b GDPR is legal basis for the procedure based on a contract with the party concerned. This is also valid for pre-contractual measures on request of the party concerned. Art.6 Abs.1 lit. c GDPR is the legal basis if it is necessary to process personal data due to legal obligations of our company. Art.6 Abs.1 lit. d GDPR is the legal basis when processing, because it is necessary to process personal data due to vital interests of the person concerned or any other natural person. Art.6 Abs.1 lit. f GDPR is the legal basis if it is necessary to process for safeguarding a justified interest of our company or a third party and if the interests, fundamental rights and freedoms of the person concerned do not outweigh the interests of our company.

If not needed anymore, the personal data of the concerned person will be deleted or blocked. It is possible that storage becomes compulsory due to European or national laws or regulations. Once the legal retention period has ended we will delete the respective personal data without delay.

### Use of cookies

We use cookies for the best possible user experience. By using our website you agree to us storing cookies on your device. The EU guideline 2009/136/EG (E-Privacy) regulates the use of cookies on websites. This was put into practice on 25 May 2012 in Italy. We use cookies to ensure the best possible user experience. In addition third party services are used to investigate how you navigate our website and which content is interesting for you. These services also store cookies on your device. Under no circumstances will we supply third parties with the data collected by us or connections with personal data be produced without your consent. Of course you can also view our website without the use of cookies. Internet browsers are regularly configured in a way to accept cookies. You can deactivate the use of cookies in your browser at any time. Please use the help function of your browser to see how to change this setting. Please note that some of the functions on our website might not work properly if you deactivate the use of cookies.

### Use of Google Analytics

This website uses Google Analytics, a web analysis service of Google Inc. („Google“). Google Analytics uses so called “cookies“, text files which are stored on your computer and which enable an analysis of your use of the website. Usually the information about your use of the web-site generated by the cookie is sent to a server at Google in the USA and stored there. If IP anonymization on this website is activated, Google will however shorten your IP address inside the European member countries or other states party to the agreement of the European Economic Area beforehand. Only in exceptional cases will the full IP address be sent to a server of Google in the USA and shortened there. On behalf of the website provider Google is using this information to evaluate your usage of the website in order to produce reports of the website activities and to provide further services connected with the internet and website usage for the website provider. As part of Google Analytics the IP address transmitted from your browser will not be connected with other data of Google. You can prevent the storage of cookies by adapting the settings of your browser software accordingly. But we would like to point out that you might not be able to use all the functions of the website to their full extent. You can also prevent the collection of data produced by the cookie and connected with your usage of the web-site (incl. your IP address) by Google and the processing of them by Google by downloading and installing the browser plugin from the following link (<http://tools.google.com/dlpage/gaoptout?hl=de>)

You can prevent the collection by Google Analytics by clicking on the link. An opt-out cookie will be set and the future collection of data during your visits of the website prevented.



## Use of Google Maps

This website uses Google Maps API to visualise geographical information. When Google Maps is used Google also collects, processes and uses data of the visitor with the help of the map functions. More information about Google data processing can be found at [policies.google.com/privacy](https://policies.google.com/privacy). At the data protection centre there, you can change your personal data protection settings.

## Use of contact form

If you get in touch with us via email or contact form we will store the data given by you to reply to your request as well as any follow up questions arising from this.

## Embedded YouTube Videos

On some of our webpages we embed YouTube videos. Provider of the respective plugins is YouTube, LLC, 901 Cherry Ave., San Bruno, CA 94066, USA. If you visit the page with the YouTube plugin a connection with the servers of YouTube will be established. YouTube will be informed which sites you visit. If you are logged in with your YouTube account, YouTube can associate your surf behaviour directly to you. You can prevent this by logging out of your YouTube account beforehand. Once a YouTube video is started the provider uses cookies to collect information about the user behaviour. If you have disabled the storage of cookies for the Google Ad software, you will also be safe from cookies when watching YouTube videos. But YouTube also files non-personal usage information in other cookies. If you want to prevent this, you should deactivate the storage of cookies in the browser. Further information about data protection on YouTube can be found in the data protection declaration of the provider at: <https://www.google.de/intl/de/policies/privacy/>

## Rights of the persons affected

It is your right to get information about the personal data we have stored about you, also the right of correction or deletion and in certain circumstances the right of limited use or the right of objection to use the data as well as the right of data portability. Should the use be based on your consent you can revoke your consent at any time without affecting the legitimacy of use on the grounds of consent until the revocation. Please send your revocation to:  
email: [info@gemino-gmbh.de](mailto:info@gemino-gmbh.de) or our mailing address. oder unsere postalische Anschrift.

Should you have questions, information or complaints about the use of your personal data by Gemino Maschinenbau GmbH, you are welcome to contact a regulatory authority responsible for data protection.

## Data transfer to CRIFBÜRGEL

We transfer personal data within the scope of the contractual relations to CRIF Bürgel GmbH, Radlkofersstraße 2, 81373 München for application, implementation and cancellation of the business relations as well as data regarding non-contractual behaviour or fraudulent conduct.

Legal foundations for this transfer are Article 6 (1) (b) and Article 6 (1) (f) of the General Data Protection Regulation (GDPR). Transfers on the basis of Article 6 (1) (f) GDPR are only allowed to safeguard justified interests of our business or third parties and if the interests or fundamental rights and fundamental freedom of the respective person, that make the protection of personal data necessary, do not predominate. Data exchange with CRIF Bürgel GmbH also serves to fulfil legal obligations for checks of creditworthiness of customers (§ 505a and 506 Civil Law Code).

CRIF Bürgel GmbH processes the received data and uses it also for profiling (Scoring), to provide information, e.g. for the evaluation of creditworthiness of a natural person, to their contractual partners in the European Economic Area, Switzerland and if necessary third countries (if they are covered by a decision of appropriateness of the European commission). Further information about the work of CRIF Bürgel GmbH can be found in the CRIF-Bürgel-Information-Sheet or online at [www.crifbuergel.de/de/datenschutz](http://www.crifbuergel.de/de/datenschutz)

## Changes to data protection regulations

We reserve the right to make changes to these data protection regulations from time to time in order to keep them up to date with all the latest laws, rules and regulations or to implement changes of our services into the data protection regulations. For instance when introducing new services. The new data protection regulations will then be valid for the next visit.