

Veitshöchheim, 25.09.2018

## Data Privacy Notice from WEGMANN automotive GmbH

Dear Sir or Madam,

With the introduction of the General Data Protection Regulation, new provisions concerning data protection law have been applicable since 25 May 2018. By means of the following notice, we inform you of the processing of your personal data by **WEGMANN automotive GmbH** and the rights to which you are entitled under data protection law:

1. Details relating to the controller:

**WEGMANN automotive GmbH**

Contact details of the controller:

Rudolf-Diesel-Straße 6  
97209 Veitshöchheim

Telephone: +49 931 3 2104-0

Telefax: +49 931 3 2104-999

Commercial Register of *Amtsgericht* [Local Court] Würzburg, Commercial Register A 370

The controller's electronic contact address: [info@wegmann-automotive.com](mailto:info@wegmann-automotive.com)

Contact details of the data protection officer

[datenschutz@dornbach.de](mailto:datenschutz@dornbach.de)

Postal contact details

Data protection officer

c/o **WEGMANN automotive GmbH**

Rudolf-Diesel Straße 6  
97209 Veitshöchheim

WEGMANN automotive GmbH

Rudolf-Diesel-Straße 6  
D-97209 Veitshöchheim  
Phone +49 (0) 931-3 21 04-0  
Fax +49 (0) 931-3 21 04-999  
[info@wegmann-automotive.com](mailto:info@wegmann-automotive.com)  
[www.wegmann-automotive.com](http://www.wegmann-automotive.com)

Registergericht: AG Würzburg HRB 11135 · Steuer-Nr.: 257/116/94016 · Ust-Id-Nr.: DE318968017  
Geschäftsführer: Felix Bode, Markus Vogler

Commerzbank Würzburg: IBAN DE80 7908 0052 0335 0435 00 · BIC: DRESDEFF790  
HypoVereinsbank Würzburg: IBAN DE20 5032 0191 0021 7087 98 · BIC: HYVEDEMM430  
Bayern LB München: IBAN DE74 7005 0000 0004 3695 08 · BIC: BYLADEMMXXX

2. Details relating to the purposes of the processing and the legal bases thereof:

**WEGMANN automotive GmbH** shall process your personal data in compliance with the EU General Data Protection Regulation (GDPR), the *Bundesdatenschutzgesetz (BDSG)* [German Federal Data Protection Act] and all further relevant legal provisions.

Personal data shall be processed for the purposes of implementing contracts brought about at the data subjects' initiative (e.g. in the event that an order is placed), in particular contracts concerning the sale of products in the automotive sector, e.g. the development, manufacture and distribution of balancing weights, automation solutions for the application of balancing weights, valves, RDKS service kits, battery poles and special weights. Art. 6 (1), letter b) GDPR is the legal basis for this.

Furthermore, personal data shall be processed for the purposes of performing legal obligations, e.g. transmission to finance authorities, or performing statutory retention duties (e.g. Section 257 *HGB* [German Commercial Code], Section 147 *Abgabenordnung* [Tax Code], Section 50 (*BRAO* [German Federal Regulation for Solicitors])) that our company is subject to. Art. 6 (1), letter c) GDPR is the legal basis for this.

Additionally, personal data shall be processed in order to protect our company's legitimate interests. This is the case where, for example, we store third parties' contact details in order to carry out contracts. Art. 6 (1), letter f) GDPR is the legal basis for this.

Finally, personal data shall be processed on the basis of declarations of consent granted to us by the data subjects. Art. 6 (1), letter a) GDPR is the legal basis for this.

3. Details relating to categories of recipients of personal data:

Recipients of personal data as a result of transmission by our company encompass initially all service providers and/or contractors (e.g. EDP and IT service providers, banks) that process personal data on our behalf. These shall operate on the basis of a contract concluded with our company and act as the processor as defined by Art. 28 GDPR.

Furthermore, recipients of personal data include third parties that are in contact with us within the framework of our activities, e.g. public authorities or private entities.

4. Details relating to transmission to a third country:

In principle, the processing of your personal data shall take place either in Germany or in Member States of the European Union. Where we transmit your personal data to countries outside of the Member States of the European Union (so-called third countries), all prerequisites under Art. 44 et seqq. GDPR shall be met.

5. Details relating to the period of storage of personal data:

We shall store personal data in accordance with a general erasure concept applicable to our company. Accordingly, personal data shall be allocated to an erasure class. In this erasure class, storage periods and standard erasure periods shall be allocated for such personal data. The personal data shall be erased after the standard erasure periods have expired.

The personal data stored in connection with a contract shall be erased after the discontinuation of the respective contract and the expiration of a period following which no further legal claims against us exist, e.g. when such claims have become statute-barred (statutory limitation period of up to 30 years, but generally three years).

In principle, your personal data shall be erased or anonymised as soon as these data are no longer needed for the aforementioned purposes, provided that we are not obliged to further store the data under statutory proof or retention requirements (duties to retain for up to 10 years).

6. Details relating to the data subjects' rights:

As a data subject, you have the following rights under the General Data Protection Regulation:

- right of access to your personal data (Art. 15)
- right to rectification (Art. 16)
- right to erasure (Art. 17)
- right to restriction of processing (Art. 18)
- right to object to the processing (Art. 21)
- right to data portability (Art. 20).

7. Details relating to the right of revocation:

Insofar as the processing is based on Art. 6 (1), letter a) GDPR (consent) or on Art. 9 (2) in connection with special types of personal data, i.e. on the data subject's consent, we hereby inform you that you have the right to revoke your consent at any time without this affecting the lawfulness of the processing carried out on the basis of your consent up to the time of revocation.

You may also assert these rights in relation to our company:

[datenschutz@dornbach.de](mailto:datenschutz@dornbach.de)

8. Information on the right to lodge a complaint:

Our relevant supervisory authority is:

**Landesamt für Datenschutzaufsicht [State Office for Data Protection Supervision]**

Promenade 27,  
91522 Ansbach

Tel.: 0981/53-1300  
Fax: 0981/53-981300  
[poststelle@lda.bayern.de](mailto:poststelle@lda.bayern.de),  
<https://www.lda.bayern.de>

Under Art. 77 (1) GDPR, data subjects have a right to lodge a complaint if statutory provisions are breached in the course of the processing of their personal data.

9. Provision of personal data:

Our company offers various services based on a contract concluded between you, as the data subject, and our company (e.g. a contract concerning the rendering of IT services). In this respect, you are obliged to provide certain personal data. These are the data that our company needs in order to perform the contracts (e.g. address / payment details). If these data are not made available, it shall not be possible to conclude contracts with our company.

10. Automated decision-making and profiling

Our company does not carry out any measures relating to automated decision-making or so-called profiling (details relating to the data subjects' preferences or conduct) as defined by Art. 22 GDPR.

*Information current as of: June 2018 –*

*In the event of any relevant changes, we shall notify again, if need be.*