

**Privacy Policy of Rotork GmbH,
Schischek GmbH and Schischek Produktion Technischer
Geräte GmbH – hereinafter also referred to as the
"Company" which are part of the Rotork Plc (a company
registered in England and Wales under number 00578327
group of companies**

We welcome you on your visit to our website and appreciate your interest in our Company. We take the protection of your personal data very seriously. We process your data in accordance with the applicable personal data protection legislation, in particular the EU General Data Protection Regulation (GDPR) and the country-specific implementation laws applicable to us ("Law(s)"). This Privacy Policy sets out extensive information about the processing of your personal data by the Company and your rights.

Personal data is information that makes it possible to identify a natural person. Which includes, in particular name, date of birth, address, telephone number, e-mail address as well as your IP address.

Anonymous data is not treated as personal data by Law if it is not possible to identify, whether directly or indirectly, a natural person.

Responsible body and data protection officer

Rotork GmbH, Schischek GmbH & Schischek Produktion Technischer Geräte GmbH www.schischek.de and www.schischek.com, Phone: +49 9101 9081-0, E-Mail: info-de@schischek.com, Fax: +49 9101 9081-77

Contact details of the Data Protection Officer

datenschutz@schischek.com or datenschutz@rotork.com.

Your rights as a concerned person

First, we would like to inform you about your rights as a data subject. These rights are standardized in Articles 15 – 22 GDPR. This includes:

- The right to information (Article 15 GDPR),
- The right to cancellation (Article 17 GDPR),
- The right to rectification (Article 16 GDPR),
- The right to data portability (Article 20 GDPR),
- The right to restrict data processing (Article 18 GDPR),
- The right of objection to the data processing (Article 21 GDPR).

To exercise these rights, please contact: datenschutz@schischek.com or datenschutz@rotork.com. The same applies if you have questions about data processing in our Company. You also have a right of appeal to a data protection supervisory authority.

Right of objection

Please note the following in connection with objection rights:

If we process your personal data for the purpose of direct mail, you have the right to object to this data processing at any time without giving reasons. This also applies to profiling insofar as it is associated with direct mail. If you object to the processing for direct marketing purposes, we will no longer process your personal data for these purposes. The objection is free of charge and can be made free of charge, on request to: datenschutz@schischek.com or datenschutz@rotork.com.

In the event that we process your data to protect our legitimate interests, you may object to such processing at any time for reasons that arise from your particular situation, this also applies to profiling based on these provisions. We will then no longer process your personal information unless we can demonstrate compelling legitimate interests for processing that outweigh your interests, rights and freedoms, or the processing is intended to assert, exercise or defend legal claims.

Purposes and legal bases of data processing

In the processing of your personal data, the provisions of Law are adhered to. Legal bases for the data processing arise in particular from Article 6 GDPR.

We use your data to initiate business, to fulfil contractual and legal obligations, to conduct the contractual relationship, to offer products and services, and to strengthen customer relationships, which may include marketing and direct marketing.

Your consent also provides a data protection provision permission. We will clarify the purpose of data processing and on your right to withdraw your consent. If the consent also relates to the processing of special categories of personal data, we will expressly inform you in the consent, Article 88 (1) GDPR.

Processing of special categories of personal data within the meaning of Article 9 (1) GDPR will only take place if required by legal provisions and there is no reason to believe that your legitimate interest in excluding processing prevails, Article 88 (1) GDPR .

Transfer to third parties

We will only pass on your data to third parties within the scope of the statutory provisions or with the appropriate consent. Otherwise, disclosure to third parties will not take place unless we are required to do so due to mandatory legal regulations (disclosure to external bodies such as supervisory authorities or law enforcement authorities).

Recipient of the data / categories of recipients

Within our Company and other Rotork Plc group companies we make sure that only those persons who need and are authorised to receive your personal data will receive it to the extent that it is required by them to fulfil contractual and legal obligations.

In many cases external and internal service providers support our specialist departments in fulfilling their tasks. The necessary data protection contract has been concluded with all service providers (suppliers, payroll accounting, logistics companies, credit checks) .

Third country submission / Third country submission

A transfer of data to third countries (outside the European Union or the European Economic Area) only takes place, if required or permitted by Law, or if you have given us your consent to do so.

If we transfer your personal data to a service provider or to affiliates outside the European Economic Area, we comply with Law, and at the least by concluding a contract with the incorporating EU standard contractual clauses and the Rotork Plc group company's internal privacy policies and other related policies.

Storage duration of the data

We store your data as long as they are needed for the respective processing purpose. Please note that numerous retention periods require that certain data continues to be stored. This concerns in particular commercial or tax-related retention obligations (eg commercial code, tax code, etc.). Unless there are further retention requirements, the data will be routinely deleted after use.

In addition, if you have given us your permission to do so, or if there are legal disputes, and we use evidence within the statutory limitation period, which may be up to thirty years we may retain the information. The regular limitation period is three years.

Secure transfer of your data

In order to best protect the data stored by us against accidental or intentional manipulation, loss, destruction or access by unauthorized persons, we employ appropriate technical and organizational security measures. The security levels are continuously reviewed in cooperation with security experts and adapted to new security standards.

The exchange of data from and to our website takes place in unencrypted form. In addition, we offer our users a transfer via PHP Script as part of the contact forms. We process applications exclusively via email or by post.

Obligation to provide the data

Various personal data are necessary for the establishment, implementation and termination of the obligation and the fulfilment of the associated contractual and legal obligations. The same applies to the use of our website and the various functions it provides.

We have summarized the details for you in the above mentioned point. In certain cases, data must also be collected or made available due to legal regulations. Please note that it is not possible to process your request or to carry out the underlying obligation without the provision of this data.

Categories, sources and source of data

Which data we process determines the respective context. It depends on whether you place an order online, for example, or enter a request in our contact form, whether you send us an application or submit a complaint.

Please note that we may also provide information for special processing situations separately at a suitable location, eg when making a contact request or ordering documents.

When visiting our website, we collect and process the following data:

- Name of the Internet service provider
- Information about the website from which you visit us
- Web browser used and operating system used
- The IP address assigned by your Internet Service Provider
- Requested files, transferred amount of data, downloads / file export
- Information about the websites that you call us including date and time

- For reasons of technical security (in particular to ward off attempts to attack our web server), these data are processed in accordance with Article 6 (1) (f). After 7 days at the latest, anonymization takes place by shortening the IP address, so that no reference is made to the user.

As part of a product inquiry, we collect and process the following personal data:

- company
- Name, first name (voluntary)
- contact details
- Product or project-related information

As part of a documentation request we process the following data:

- Name, first name (voluntary)
- delivery address
- Telephone number (optional)
- E-mail address
- Quantity, type and requirements of the requested documents

For newsletters, we collect and process the following data:

- E-mail address
- If necessary, Analysis data from newsletter

Contact form / contact by e-mail (Article 6 (1) (a), (b) GDPR)

On our website a request form is available, which can be used for electronic inquiry. If you contact us using the inquiry form, we process your data as part of the form to contact and answer your questions and wishes.

In doing so, we respect the principle of data minimization and data avoidance by providing only the information we need to contact you. These are your e-mail address as well as the message field itself. In addition, your IP address is processed for technical reasons as well as for legal protection. All other data are voluntary fields and can optionally be specified (eg to answer your questions more individually).

If you only give us the mandatory information, you will not incur any disadvantages. In the event that you do not provide us with the required information, we are unfortunately unable to process your request and ask you to contact us by alternative means.

If you contact us by e-mail, we will process the personal information provided in the e-mail solely for the purpose of processing your request. If you do not use the forms offered to establish contact, there will be no further data collection.

Newsletter (Article 6 (1) (a) GDPR)

On our website a free newsletter can be subscribed. The e-mail address given in the newsletter subscription will be used to send the newsletter.

Here, the principle of data minimization and data avoidance is taken into account, since only the e-mail address (possibly the name of a personalized newsletter) is marked as required. Due to technical necessity as well as legal security, your IP address will be processed when ordering the newsletter

You can of course terminate the subscription at any time via the opt-out option provided in the newsletter and thus revoke your consent. It is also possible to unsubscribe from the newsletter via our website at any time.

Advertising purposes for existing customers (Article 6 (1) (f) GDPR)

The companies of the Rotork Plc Group are interested in maintaining customer relations with you and providing you with information and offers about our products / services and solutions for informational purposes. Therefore, we process your data in order to provide you with relevant information and offers by e-mail or by post.

If you do not wish this, you may at any time object to the use of your personal information for the purpose of direct marketing; this also applies to profiling insofar as it is connected with direct mail. If you object, we will stop processing your data for this purpose.

The objection can be made free of charge and informally without giving reasons and should be sent to Phone +49 9101 9018-0, Fax: +49 9101 9081-77, or by e-mail to info-de@schischek.com or by post to Schischek GmbH, or Schischek Produktion Technischer Geräte GmbH, or Rotork GmbH each at Mühlsteig 45, 90579 Langenzenn, Germany

Automated individual decisions

We do not use purely automated processing to make a decision.

Cookies (Article 6 (1) (f) GDPR / Article 6 (1) (a) GDPR with the consent)

Our website uses at several locations so-called cookies. They serve to make our offer more user friendly, effective and secure. Cookies are small text files that are stored on your computer and stored by your browser (locally on your hard disk).

These cookies enable us to analyse how users use our websites. So we can design the website content according to the visitor's needs. Cookies also allow us to measure, for example, the effectiveness of a given advertisement and to place it according to the user's interests.

Most of the cookies we use are so-called "session cookies". These will be deleted automatically after your visit. Persistent cookies are automatically deleted from your computer when their validity period (usually six months) is reached or you delete them yourself before the expiration date.

Most web browsers accept cookies automatically. You can usually change your browser's settings if you prefer not to send the information. You can still use the offers of our website without restrictions (exception: configurators).

Cookies are stored on the computer of the user and transmitted by this on our side. Therefore, as a user, you have full control over the use of cookies. By changing the settings in your internet browser, you can disable

or restrict the transmission of cookies. Furthermore, already set cookies can be deleted at any time via an internet browser or other software programs. This is possible in all common internet browsers.

Please note: If you deactivate the setting of cookies, not all functions of our website may be fully usable.

User Profiles / Webtracking Procedures

As in Article 6 (1) GDPR, we hereby declare that our website uses Google Analytics, a web analytics service provided by Google Inc. (1600 Amphitheater Parkway Mountain View, CA 94043, USA, "Google"). Google Analytics uses cookies that are stored on your device and allow an analysis of your use of the website. The information collected through cookies is typically transmitted to and stored on a Google server in the United States. In doing so, the IP address transmitted by your Internet browser is anonymised by abbreviation and not linked to any other data (Google Analytics has been extended by the "gat._anonymizeIp ()" code in the context of this website in order to ensure anonymous collection of IP addresses). To ensure addresses (so-called IP masking), i.e. the IP anonymization function in Google Analytics sets the last octet for user IP addresses of type IPv4 and the last 80 bits in memory for IPv6 addresses, just after being sent to Google were sent; Therefore, the full IP address is never written to the hard disk.

The information transmitted by the cookie is used by Google on behalf of the companies of the Rotork Plc Group of Companies to evaluate the use of the platform, to compile reports on the website activities and to provide other services related to the use of the website and the internet to Rotork Plc. The data collected by means of Google Analytics are not used by the companies of the Rotork Plc Group of Companies to personally identify the visitor of this website nor are they otherwise combined with personal data.

You can generally prevent the storage and setting of cookies by means of appropriate browser settings. However, this may result in the use of the platform under certain circumstances to functional impairment. However, the collection by Google of the data generated by the cookie and related to your use of the platform as well as the processing of this data by Google can also be prevented by downloading and installing the add-on for your current Internet browser available at the link below: <https://tools.google.com/dlpage/gaoptout?hl=en>

If you use different Internet browsers (eg Internet Explorer and Mozilla Firefox) on your device, you should download the add-on for each Internet browser with which you visit the website. For more information, see: <https://www.google.com/intl/de/policies/privacy/partners/>

Links to other providers

Our website can - clearly recognizable - also contain links to the Internet sites of other companies. As far as links to websites of other providers are available, we have no influence on their content. Therefore, no guarantee and liability can be assumed for this content. The content of these pages is always the responsibility of the respective provider or operator of the pages.

The linked pages were checked at the time of linking for possible legal violations and identifiable infringements. Illegal content was not recognizable at the time of linking. However, a permanent content control of the linked pages is not reasonable without concrete evidence of an infringement. Upon notification of rights violations, such links will be removed promptly.