

Information for customers and interested parties regarding data protection and processing of personal data by imec Messtechnik GmbH (Art. 13 GDPR)

Purposes of processing & legal basis

imec Messtechnik GmbH collects and processes personal data:

- for the creation of offers
- for processing inquiries
- to initiate a business relationship
- to execute orders
- to fulfill contracts
- for invoice processing and for payment transactions

The legal basis for this is Article 6 (1) lit. b and Article 6 para. 1 lit. c GDPR:

- initiation of a contract / business relationship with the person concerned;
Execution of pre-contractual measures
- fulfillment of an order / contract with the person concerned
- Fulfill statutory obligations arising from priority legislation

Representing imec Messtechnik GmbH are freelance sales representatives who receive customer data for the purpose of establishing a business relationship and for the sale of our products. The legal basis for this is Art. 6 para. 1 lit. f GDPR (maintenance of a legitimate interest).

Customers who have purchased a tempmate meter can have the data recorded by the meter read via a cloud service provided by us and can view and retrieve it from the cloud at any time. You also have the option to be informed automatically by SMS or e-mail if the value limits are exceeded. We did not process the data collected in the cloud for our own purposes. The following types of data are recorded in the cloud: location, time, temperature, humidity, light, acceleration.

Should we wish to process further personal data from you or process it for another purpose, we will provide you with a separate consent form unless the processing deviates from the legal basis based on Art. 6 GDPR or the BDSG 2017.

Storage time

The duration of the storage of personal data depends on the legal deletion and retention periods:

- Billing data: 10 years
- Electronic payments: 10 years
- Communication: 10 years
- Order management: 10 years
- Contracts: 10 years

Personal data of data subjects are deleted as soon as they are no longer necessary for the purposes for which they were collected and if there are no legal obligations impeding their deletion. If, due to the special nature of the storage, it is technically impossible or only possible with disproportionate effort to delete the data, processing will be restricted instead of deletion and your data will no longer be used elsewhere (§ 35 BDSG 2017).

We do not delete the data collected by measuring devices registered in the tempmate cloud without your express request, since you are the person responsible for this data according to DSGVO. If you wish to have your data deleted, you can at any time send a written request for deletion to us. We will delete your data immediately.

Further processing, disclosure, disclosure

We do not process your data for any purpose other than the above.

We only pass customer data on in the course of order and order processing (eg suppliers, customs, post office). Your details will also be forwarded to our tax accountant and to the tax authority based on priority legal rules. Your data may also be disclosed to our IT service providers as a result of their maintenance and administration activities.

Third countries submission

If it is necessary to fulfill your order / contract or to perform pre-contractual action, we will transfer your personal information to our affiliate, imec technologies Inc., 5126 South Royal Atlanta Drive, Tucker, GA 30084-3052 in the United States. The legal basis for this is Article 6 (1) lit. b and Article 49 para. 1 lit. b GDPR.

Consequences of non-provision

We collect from you only such data which are indispensable, which are indispensable for the preparation of an offer, the conclusion of a contract and the execution of an order. Further information is voluntary. Failure to provide mandatory information would result in our being unable to make an offer for you, failing to complete your order / order, or entering into any contract with you.

Rights of the persons concerned (Article 15 - Art. 22 GDPR)

According to the processing operations taking place at imec Messtechnik GmbH, the following rights arise:

You can ask us for information regarding your processed personal data. Upon request, you will also receive a copy or a file with your data. You may also request, in the course of your right to data portability, that we transfer the data you have stored with us to another person in charge. You also have the right to request that we correct your data, delete it, or restrict processing. There is also a right to revoke consent and the right to object to the processing of your data. For the exercise of these rights, a simple letter to the responsible body is enough (imec Messtechnik GmbH, see address below).

Right of appeal

In addition, we are required by law to inform you that you have a right of appeal if you find that your personal information is not being processed in accordance with the law by a person responsible or that it does not properly implement your rights in relation to your personal data. Responsible for such complaints is the supervisory authority (State Commissioner for Data Protection and Freedom of Information Baden-Württemberg).

For questions regarding the processing of your personal data by imec Messtechnik GmbH, we are at your disposal.

Responsible Company:



imec Messtechnik GmbH

Chief Executive Officer (CEO): Andreas Stoll

Internal contact person data protection: Marco Vogel, Marco Baur

imec Messtechnik GmbH
Edisonstrasse 25
74076 Heilbronn

Phone: +49-7131-63540

Fax: +49-7131-6354100

E-Mail: info@imec-group.com

Internet: <https://www.imec-group.com>

Data protection officer of imec Messtechnik GmbH:



Gerd Rückert

Mobil: 0177-689-58-06

E-Mail: rueckert@grcon.de

Homepage: <http://www.grcon.de>