Internal

Data protection notice business contact
of Würth Elektronik Nederland B.V.

Version December 2022

This notice provides you with an overview of the processing of your personal data and your rights as pursuant to the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation)”("GDPR").

1. Identity of the Data Protection Controller
Würth Elektronik Nederland B.V. is the data controller with regards to the processing of your personal data and, therefore, responsible for processing your personal data in accordance with the applicable data protection legislation.

Our contact details are:

Würth Elektronik Nederland B.V.
Het Sterrenbeeld 35, 5215 MK 's-Hertogenbosch, Nederland

2. Contact data of the Data Protection Team
For questions and information pertaining to the handling of your personal data, please contact the Data Protection Team of Würth Elektronik at any time.

At this e-mail address you can contact the data protection team at Würth Elektronik Nederland B.V.:

privacy-data-netherlands@we-online.com

3. Collecting and processing of your data provided by you – purpose and legal basis
We collect and process your data for the purpose of initiating a contractual relationship and processing orders. The legal basis for the processing of your data is Art. 6 (1) lit. b GDPR (prior to entering into a contract or necessary for the performance of a contract).

In addition, we use your contact data to send so-called PCNs (Product Change Notification) / PTNs (Product Termination Notice). This is done to fulfill a contractual obligation pursuant to Art. 6 (1) lit. b GDPR or to safeguard our common interests pursuant to Art. 6 (1) lit. f GDPR. The legitimate interest lies in the interests of respecting contractual duties of data protection as well as ensuring your early involvement so as to create reliability in planning.

If necessary, we process your data beyond the purposes of the contract to protect legitimate interests as pursuant to Art. 6 (1) lit. f GDPR, to develop and improve our offers and manage business activities.

Furthermore, there is a legitimate interest in maintaining risk management within the Würth Elektronik Group. We can confirm that data will not be subject to further processing where it would supersede the overriding interests of the data subject. Within the context of the legitimate interest in accordance with Art. 6 (1) lit. f GDPR, we also use your data to inform you about similar deals and products. In rare cases, we also process your personal data for direct e-mail purposes and direct marketing purposes.

When you make use of free services, such as the download of a white paper/publication provided free of charge, we also obtain your consent in accordance with Art. 6 (1) lit. a (consent), for advertising purposes. You therefore consent to us informing you by post, telephone or e-mail about Würth Elektronik products or services. In addition, it is possible that any partner companies that have contributed to the creation of the free service (whitepaper/publication) may also advertise to you via the aforementioned advertising channels. You can unsubscribe your advertising consent at any time at privacy-data-netherlands@we-online.com.

In case you do not want to receive any more advertising from a partner company, please send your revocation directly to the respective company.

In addition to personal data that we receive directly from you, we also process and collect data for supplementation and validation through our own research in accordance with Article 14 of GDPR. The legal basis for this is the principle of data accuracy pursuant to Art. 5 (1) lit. d GDPR as well as the protection of our legitimate interests for the purpose of verifying and updating our database pursuant to Art. 6 (1) lit. f GDPR. The data is used exclusively within the scope of the purposes stated here.

In the event of the data having to be processed for any other reason, the data subject will be provided with information about this additional processing. In the event of registration for a Würth Elektronik event, the data you provide will be used for the purpose of event participation. The data you provide enables us to register you at the event according to your own specifications, to contact you for this purpose and thus to enable the event to run smoothly. For some events, we may contact you afterwards for promotional purposes. If you give us your consent to use your data for advertising purposes, we will process your data to inform you about Würth Elektronik products or services by post, telephone or e-mail. The legal basis for this data processing is Art. 6 (1) lit. a GDPR (consent), Art. 6 (1) lit. b GDPR (fulfilment of a contract) and in any case the existence of a legitimate interest in accordance with Art. 6 (1) lit. f GDPR. The legitimate interests are to make your participation as pleasant as possible for you, to enable exchanges between participants during and after the event, and to provide you with information about products and services.
4. Recipients
Würth Elektronik enlists specialised technical service providers – processors of personal data ("Processors") – within the scope of the technical processing of your personal data for order processing. These service providers – Processors are carefully selected and legally and contractually required to ensure a high level of data protection. The processing of your personal data is conducted in accordance with Art. 28 GDPR.

We contract a shipping company to complete your order. These companies are legally required, as are we, to ensure and observe a high level of data protection. We only share your personal data with third parties for other purposes than those mentioned here insofar as we are legally obligated to do so in the form of an overriding legal provision (e.g., in the event of an audit).

5. Data security
The personal data collected and stored by us will be handled confidentially and protected by appropriate technical and organisational measures against loss and modification as well as unauthorised access by third parties.

6. Duration of storage
We store your personal data for as long as is necessary to fulfil our contractual obligations and to achieve the contractual purpose. In addition, retention obligations and periods as stipulated by law or supervisory authorities are also in effect. Once these retention obligations and periods expire, it is standard procedure to delete your data in the manner stipulated in law. If any data are not subject to the aforementioned retention obligations and periods, they are deleted as soon as their storage is no longer required for the intended purpose. It should be noted that the business relationship may evolve into a continuing obligation, which can last several years.

Even after attaining the contractual or legal obligation, a retention obligation may remain in effect as follows:

Commercial and tax retention periods. Pursuant to article 52 of the General tax act, we are obliged to keep our sales administration, which may also contain your personal data, for 7 years.

Preservation of evidence within regulation schemes. Article 3:306 of the Civil Code ("BW") assumes a maximum limitation period of 20 years. However, most claims are subject to a five-year limitation period.

7. Your rights
If all legal requirements have been fulfilled, you have the right to request from us access to your personal data or the data processing (Art. 15 GDPR) and the rectification, erasure and restriction of your personal data or data processing (Art.s 16 to 18 GDPR) as well as the right to data portability (the right to receive the personal data concerning him or her, which he or she has provided to a controller, in a structured, commonly used and machine-readable format and have the right to transmit those data to another controller without hindrance from the controller to which the personal data have been provided) (Art. 20 GDPR).

In addition, if all legal requirements have been fulfilled you have a right to object to the processing of your data as pursuant to Art. 21 GDPR, which is based on a “legitimate interest” pursued by the controller in accordance with Art. 6 (1) lit. f GDPR. Particularly, this includes the use of your personal data intending direct mailing.

If you wish to exercise these rights or if you want to revoke your consent to the processing of personal data, in full or in part, with effect for the future, please send an email to: privacy-data-netherlands@we-online.com or send a message to the address listed in Item 1.

Furthermore, according to Art. 77 (1) GDPR you also have the right to lodge a complaint with a supervisory authority, in particular in the Member State where you reside or work or where the alleged violation takes place if you believe that the processing of your personal data is in violation of GDPR.

Supplementary data protection notices, in particular on your rights to access, rectification, erasure, restriction of processing, data portability, to object and to lodge a complaint, see our data protection notice at: www.we-online.com/privacy