

Statement of Privacy / Data Protection

The companies of the Rohde & Schwarz Cybersecurity – company group (members of the Rohde & Schwarz Cybersecurity GmbH and R&S Cybersecurity gateprotect GmbH (hereinafter RSCS)) respect and protect the confidentiality of your data. Hereinafter, we inform you about the data protection methods used on this website of **Microsoft Azure**, the kind of data collected, how these data are used, and with whom they are shared.

If you are sharing personal data with us, you can always be sure that we exclusively use the information for managing your business relations with RSCS or by any means illustrated in this statement.

1 Information on the collection of personal data

- (1) Hereby, we, the Rohde & Schwarz Cybersecurity GmbH, want to inform about the collection of personal data when using Microsoft Azure to order our product. We define “personal data” as all data referring to you personally, e.g. name, address, email addresses.
- (2) According to article 4 paragraph 7 EU General Data Protection Regulation (GDPR), Rohde & Schwarz Cybersecurity GmbH, Muehldorfstrasse 15 in 81671 Munich, cybersecurity@rohde-schwarz.com (RSCS) is responsible. You can contact our data protection officer: Ulrike.Zenker@rohde-schwarz.com or Rohde & Schwarz Cybersecurity GmbH, Am Studio 3 in 12489 Berlin.
- (3) In case you send any inquiries to RSCS via email or a contact form, we save the data you provided to us (your email address, if necessary, your name and your telephone number) in order to answer your questions. We delete the data that have been collected in this context after data storage is not necessary anymore or restrict their processing in case of legal duties to preserve data records.
- (4) If you have provided your personal data to us, the RSCS (and, if necessary, their service providers) will exclusively use the data for purposes concerning business relations with you, purposes illustrated on the websites of RSCS, and other purposes you agreed upon. Service providers only obtain information from RSCS that is necessary for their respective, agreed-upon purpose concerning their services.
- (5) In case RSCS falls back on service providers or wants to use your data for commercial purposes for individual functions of the offer, we will immediately inform you in detail about the respective procedures. Hereby, we also state the determined criteria concerning the length of the data storage.
- (6) RSCS has taken appropriate technical and organizational measures like the usage of encryption measures during data transmission in order to keep your data safe, up to date, and protected from unauthorized access of third parties.

2 Rights of the data subject

- (1) You have the following rights:
 - Right of access,

- Right of rectification or erasure,
 - Right to restriction of processing,
 - Right to objection to processing,
 - Right to data portability.
- (2) Furthermore, you have the right to complain about the processing of your personal data through us at a data protection supervisor authority.

2.1 Right of access

- (1) You have the right to obtain from the controller confirmation as to whether or not personal data concerning you are being processed.
- (2) Where that is the case, you have the right to access the personal data from the controller.
- (3) Furthermore, you can claim access to the following information from the controller:
- a) the purposes of the processing;
 - b) the categories of personal data concerned;
 - c) the recipients or categories of recipients to whom the personal data have been disclosed or will be disclosed;
 - d) the envisaged period for which the personal data will be stored, or, if not possible, the criteria used to determine that period;
 - e) the existence of the right to request from the controller rectification or erasure of personal data or restriction of processing of personal data concerning you or to object to such processing;
 - f) the right to lodge a complaint with a supervisory authority;
 - g) where the personal data is not collected from the data subject, any available information as to its source;
 - h) the existence of automated decision-making, including profiling, referred to in Article 22 (1) and (4) EU-GDPR and, at least in those cases, meaningful information about the logic involved, as well as the significance and the envisaged consequences of such processing for the data subject. You have the right to request information about whether your personal data was transferred to a third country or an international organization. Where this is the case, you can request to be informed of the appropriate safeguards pursuant to Article 46 EU-GDPR relating to the transfer.

2.2 Right to rectification

You have the right to obtain from the controller without undue delay the rectification of inaccurate personal data concerning you. You have the right to have incomplete personal data completed.

2.3 Right to restriction of processing

- (1) You have the right to obtain from the controller restriction of processing where one of the following applies:

- a) you contest the accuracy of the personal data, for a period enabling the controller to verify the accuracy of the personal data;
 - b) the processing is unlawful and you oppose the erasure of the personal data and request the restriction of its use instead;
 - c) the controller no longer needs the personal data for the purposes of the processing, but you need it to establish, exercise or defend legal claims;
 - d) you have objected to processing pursuant to Article 21 (1) EU-GDPR and it is not yet certain whether the legitimate grounds of the controller override yours.
- (2) Where processing of personal data concerning you has been restricted, this data, with the exception of storage, may only be processed with your consent or for the establishment, exercise or defense of legal claims or for the protection of the rights of another natural or legal person or for reasons of important public interest of the European Union or of a Member State.
- (3) If you obtained restriction of processing pursuant to the above points, you will be informed by the controller before the restriction of processing is lifted.

2.4 Right to erasure

- (1) You have the right to obtain from the controller the erasure of personal data concerning you without undue delay, and the controller has the obligation to erase the personal data without undue delay where one of the following grounds applies:
 - a) Your personal data is no longer necessary in relation to the purposes for which it was collected or otherwise processed.
 - b) You withdraw consent on which the processing is based according to point (a) of Article 6(1) or point (a) of Article 9(2) EU-GDPR and there is no other legal ground for the processing.
 - c) You object to the processing pursuant to Article 21(1) EU-GDPR and there are no overriding legitimate grounds for the processing, or you object to the processing pursuant to Article 21(2) EU-GDPR.
 - d) Your personal data has been unlawfully processed.
 - e) The personal data concerning you has to be erased for compliance with a legal obligation in Union law or Member State law to which the controller is subject.
 - f) The personal data concerning you has been collected in relation to the offer of information society services referred to in Article 8(1) EU-GDPR.
- (2) Where the controller has made the personal data public and is obliged pursuant to paragraph 1 to erase the personal data, the controller, taking account of available technology and the cost of implementation, will take reasonable steps, including technical measures, to inform controllers which are processing the personal data that the data subject has requested the erasure by such controllers of any links to, or copy or replication of, this personal data.
- (3) Paragraphs 2.4 and 2.5 will not apply to the extent that processing is necessary
 - a) for exercising the right of freedom of expression and information;
 - b) for compliance with a legal obligation which requires processing by Union or Member State law to which the controller is subject or for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller;
 - c) for reasons of public interest in the area of public health in accordance with points (h) and (i) of Article 9(2) as well as Article 9(3) EU-GDPR;
 - d) for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes in accordance with Article 89(1) in so far as the right referred to in paragraph 2.4 (1) is likely to render impossible or seriously impair the achievement of the objectives of that processing; or
 - e) for the establishment, exercise or defense of legal claims.

2.5 Notification obligation

- (1) If you have asserted the right of rectification, erasure or restriction of processing to the controller, the controller will communicate any rectification or erasure of personal data or restriction of processing to each recipient to whom your personal data have been disclosed, unless this proves impossible or involves disproportionate effort.
- (2) You have the right to request that the controller inform you about those recipients.

2.6 Right to data portability

- (1) You have the right to receive the personal data concerning you, which you have provided to a controller, in a structured, commonly used and machine-readable format and you have the right to transmit this data to another controller without hindrance from the controller to which the personal data have been provided, where:
 - a) the processing is based on consent pursuant to point (a) of Article 6(1) or point (a) of Article 9(2) or on a contract pursuant to point (b) of Article 6(1) EU-GDPR; and
 - b) the processing is carried out by automated means.
- (2) In exercising your right to data portability, you have the right to have the personal data transmitted directly from one controller to another, where technically feasible. This shall not adversely affect the rights and freedoms of others.
- (3) The right to data portability shall not apply to processing necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller.

2.7 Right to object

- (1) You have the right to object, on grounds relating your particular situation, at any time to processing of personal data concerning you which is based on point (e) or (f) of Article 6(1) EU-GDPR, including profiling based on those provisions.
- (2) The controller will no longer process your personal data unless the controller demonstrates compelling legitimate grounds for the processing which override your interests, rights and freedoms or for the establishment, exercise or defense of legal claims.
- (3) Where your personal data is processed for direct marketing purposes, you have the right to object at any time to processing of personal data concerning you for such marketing, which includes profiling to the extent that it is related to such direct marketing.
- (4) Where you object to processing for direct marketing purposes, your personal data will no longer be processed for such purposes.
- (5) In the context of the use of information society services, and notwithstanding Directive 2002/58/EC, you may exercise your right to object by automated means using technical specifications.

2.8 Right to withdraw the declaration of consent regarding data protection

- (1) Insofar as you have given your consent for reasons of data protection, you have the right to withdraw your consent at any time. The withdrawal of consent does not affect the lawfulness of processing based on consent before its withdrawal.
- (2) For details on withdrawal of consent for newsletters see section 10, and for tracking cookies see section 4.

2.9 Automated individual decision-making, including profiling

- (1) You have the right not to be subject to a decision based solely on automated processing, including profiling, which produces legal effects concerning you or similarly significantly affects you. This will not apply if the decision:
 - a) is necessary for entering into, or performance of, a contract between you and a data controller,
 - b) is authorized by Union or Member State law to which the controller is subject and which also lays down suitable measures to safeguard the data subject's rights and freedoms and legitimate interests; or
 - c) is based on your explicit consent.
- (2) Decisions referred to in the points above are not based on special categories of personal data referred to in Article 9(1), unless point (a) or (g) of Article 9(2) EU-GDPR applies and suitable measures to safeguard your rights and freedoms and legitimate interests are in place.
- (3) In the cases referred to in points (a) and (c) of this section, the controller will implement suitable measures to safeguard your rights and freedoms and legitimate interests, at least the right to obtain human intervention on the part of the controller, to express your point of view and to contest the decision.

2.10 Right to lodge a complaint with a supervisory authority

- (1) Without prejudice to any other administrative or judicial remedy, you have the right to lodge a complaint with a supervisory authority, in particular in the Member State of your habitual residence, place of work or place of the alleged infringement if you consider that the processing of personal data relating to you infringes the EU-GDPR.
- (2) The supervisory authority with which the complaint has been lodged will inform the complainant on the progress and the outcome of the complaint including the possibility of a judicial remedy pursuant to Article 78 EU-GDPR.

3 Lawfulness of processing

- (1) If we obtain the data subject's consent to the processing of his or her personal data, point (a) of Article 6(1) of the EU-GDPR serves as the legal basis for processing.
- (2) If processing of personal data is necessary for the performance of a contract to which the data subject is party or in order to take steps at the request of the data subject prior to entering into a contract, point b of Article 6(1) EU-GDPR serves as the legal basis for processing.
- (3) If processing of personal data is necessary for compliance with a legal obligation to which our company is subject, point (c) of Article 6(1) EU-GDPR provides the legal basis.
- (4) If processing is necessary in order to protect the vital interests of the data subject or another natural person, point (d) of Article 6(1) EU-GDPR provides the legal basis.
- (5) If the processing is necessary for the purposes of the legitimate interests of RSCS or a third party, except where such interests are overridden by the interests or fundamental rights and freedoms of the data subject, then point (f) of Article 6(1) EU-GDPR serves as the legal basis for processing. The legitimate interest of our company lies in the performance of our business activities.

4 Newsletter

- (1) With your consent, you can subscribe to our newsletter, which informs you about our current interesting offers. The advertised goods and services are named in the declaration of consent.
- (2) We use the so-called double opt-in procedure for the registration for our newsletter. This means that we will send you an email to the provided email address after you have registered. In this email, we ask you to confirm your request for the newsletter. If you do not confirm your registration within 3 weeks, your information will be blocked and automatically deleted after one month. In addition, we store your IP addresses and times of registration and confirmation. The purpose of the procedure is to prove your registration and, if necessary, to inform you about possible misuse of your personal data.
- (3) Your email address is the only requirement for sending the newsletter. The specification of additional, separately marked data is voluntary and is used to address you personally. After your confirmation, we will save your email address in order to send you the newsletter.
- (4) The legal basis is Article 6 (1) S. 1 lit. f EU-GDPR.
- (5) You can revoke your consent to the sending of the newsletter at any time and unsubscribe from the newsletter. You can declare the revocation by clicking on the link provided in each newsletter email or by sending a message to the contact details stated in the imprint.
- (6) We point out that we evaluate your user behavior when sending the newsletter. For this evaluation, the sent emails include so-called web beacons or tracking pixels that represent one-pixel image files stored on our website. For the evaluations, we link the collected data and the web beacons with your email address and an individual ID. With these data, we create a user profile to customize the newsletter to your individual interests. In doing so, we record when you read our newsletters and which links you click on, which helps us infer your personal interests. We link this data with actions you have taken on our website.
- (7) You can object to this tracking at any time by clicking on the separate link provided in each email or by informing us via other means. The information will be stored as long as you have subscribed to the newsletter. Once you unsubscribe to the newsletter, we store the data statistically and anonymously only.

5 Contact form and email traffic

- (1) A contact form is available on RSCS websites for electronic contact. The data you enter on the form will be transferred to RSCS and saved. Data are transferred:
 - Title, first name, last name, email address, phone number, company name, country, address and any data you enter in the request.
- (2) It is also possible to contact us by email instead. In this case, the personal data you send by email will be stored.

6 Privacy policy for webinars with GoToWebinar

- (1) You may take part in a software-supported seminar via the Internet (webinar) in correspondence with our webinar events.

- (2) For this purpose, the data mentioned in section 4 are requested.
- (3) To run these webinars over the Internet, RSCS uses the GoToWebinar software solution from LogMeIn, Inc. LogMeIn, Inc. is the responsible provider of this service and related data processing. The LogMeIn Privacy Policy can be found at: <https://www.logmeininc.com/en/legal/privacy>.
- (4) During and after the webinar, statistics are transmitted to RSCS. For questions and discussions during the webinar, RSCS will also receive your registration details, duration of participation, interest in the webinar, the question asked, or answer for further customer support or expansion of our website offer. It is also possible to view and edit documents with other participants of the webinar.
- (5) For the webinar performance, an encrypted connection is established between you and the organizer of the webinar. We will not record the audio or video information transmitted during the webinar. By participating, you also agree not to make any recordings or screen captures.
- (6) You can end the session at any time by simply closing the browser window or exiting the program or app. When the head of the webinar ends the session, your session participation will be automatically terminated.

7 Disclosure of data to service providers

It may be necessary to transfer personal data to RSCS service providers so that they can provide services for RSCS. This includes, but is not limited to, answering your questions about products and services, processing event registrations, processing orders, and personalizing RSCS websites in line with your preferences (see section 4 and 9). All service providers are subject to the applicable RSCS data protection provisions. For service providers with a place of business in a third country outside the EU/EEA, if required by law, appropriate safeguards pursuant to Article 46 of Regulation (EU) 2016/679 of the EU Parliament and of the Council of April 27, 2016 (General Data Protection Regulation, GDPR) must be provided prior to transferring data.

8 Storage period of personal data

Your personal data will only be stored by RSCS (and, if applicable, by its service providers) for as long as allowed, in particular as long as the data is required for the agreed purpose or for compliance with legal obligations. When the purpose of the processing no longer exists, the data are erased.

9 Changes to the statement of privacy

RSCS reserves the right to change this statement at any time. We would therefore ask that you check the statement of privacy at regular intervals. If substantial changes are made, a notification to that effect will be published on our homepage. We inform registered users and customers by email about significant changes to this statement of privacy.

10 Accessing, changing and deleting data

- (1) You can view, correct and delete the personal data you entered on RSCS websites at any time. You have also the right to object to the continued use of this data and to withdraw the consent you have given us.
- (2) To do so, simply sent an email to the data protection officer (see section 1).
- (3) For the processing of your personal data, you are the data subject as defined in the European General Data Protection Regulation (EU-GDPR) and you have certain rights with respect to the responsible controller.

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