Application for opening - Customer and supplier account

* Mandatory field for customer/ supplier



Customer account:

Supplier account:

Bollmer point of contact:

 is filled in by Bollmer

 General information

 Company name:
 *

 Street, house no:
 *

 Postcode, city:
 *

 Postcode, city:
 *

 Point of contact:
 *

 Phone:
 *

 Mobile:
 *

I hereby confirm that you may use my email address offers, order confirmations, invoices, correspondence.

Tax information			
Tax number:	*		
VAT ID: (EU countries)	*		

I hereby confirm that you may use the above-stated VAT ID for all future deliveries until further notice. Should any changes occur, you will be notified without delay.

We will send the invoice by email different email address:

IBAN:

Promotional activities/ data protection

Declaration of consent to the use of the email address and/or fax number for the following purposes:

 Information emails, newsletter on special offers (using in-house programmes, Outlook, newsletter tools of our advertising agency)

l agree

I do not agree

*

**With my signature I confirm that I have read the private policy notice (page 2).





Dear customers and prospective customers,

as required under Art. 13, 14 and 21 of the General Data Protection Regulation (GDPR), we hereby inform you about the processing of personal data we collect about you as well as your related rights as the data subject. The data we process correspond to those details which you have provided in your request for opening a customer account. To ensure that you are fully informed about the processing of your personal data for the performance of a contract or for the implementation of pre-contractual measures, please read the information provided below.

1. Controller within the meaning of the GDPR Bollmer Holding GmbH Am Langen Graben 13 49835 Wietmarschen Tel: 05925 9966 195 datenschutz@bollmer.de

2. Contact details of our Data Protection Officer Oliver Stutz Datenschutz Nord GmbH Konsul-Smidt-Straße 88 28217 Bremen office@datenschutz-Nord.de

3. Purposes and legal bases of processing

We process your personal data in compliance with the provisions of the European General Data Protection Regulation (EU GDPR) and the Federal Data Protection Act (BDSG) where necessary for the establishment, implementation and performance of a contract as well as the implementation of pre-contractual measures. Where the provision of personal data is necessary for the initiation or implementation of a contractual relationship or for the implementation of pre-contractual measures, the legal basis for processing is point (b) of Art. 6 (1) GDPR. If you give us your express consent to the processing of personal data for particular purposes (e.g. transfer to third parties, evaluation for marketing purposes or advertising), the legal basis for processing is your consent pursuant to point (a) of Art. 6 (1) GDPR. The consent given may be withdrawn at any time with effect for the future (see Sec. 9 of this Privacy Policy). Where necessary and permitted by law, we process your data beyond the actual contractual purposes for compliance with a legal obligation pursuant to point (c) of Art. 6 (1) GDPR. In addition, we may process your data for the purposes of the legitimate interests pursued by us or by third parties pursuant to point (f) of Art. 6 (1) GDPR. Where required by law, we may inform you separately of such legitimate interests.

4. Categories of personal data

We only process those data which are related to the establishment of the contract and/or the implementation of pre-contractual measures. These may include general data relating to you and/or persons of your company (name, address, contact details, etc.) as well as other data you provide to us in the context of establishing the contract.

5. Rights of the data subject

The data subject has the right to obtain from the controller access to the personal data concerning him or her as well as the rectification of inaccurate personal data or the erasure of personal data where one of the grounds stated in Art. 17 GDPR applies, e.g. if the data are no longer necessary in relation to the purposes for which they were collected. Furthermore, the data subject has the right to obtain restriction of processing where one of the criteria stated in Art. 18 GDPR applies and the right to data portability in the cases referred to in Art. 20 GDPR. Where data are collected on the basis of point (e) of Art. 6 (1) GDPR (data processing for the performance of a task carried out in the public interest or in the exercise of official authority) or point (f) of Art. 6 (1) GDPR (data processing for the purposes of legitimate interests), the data subject has the right to object, on grounds relating to his or her particular situation, at any time to the processing which override the interests, rights and freedoms of the data subject or for the establishment, exercise or defence of legal claims.

6. Right to lodge a complaint with a supervisory authority

Every data subject has the right to lodge a complaint with a supervisory authority if he or she considers that the processing of personal data relating to him or her infringes the data protection regulations. The right to lodge a complaint may be exercised in particular with a supervisory authority in the member state of the data subject's habitual residence or place of the alleged infringement.

7. Data recipients

We pass on your personal data within our company exclusively to those departments and persons that need these data to meet the contractual and statutory obligations and/or to implement our legitimate interests. We may pass on your personal data to our affiliated companies where permitted for the purposes and on the legal bases specified in Sec. 3 of this Privacy Policy. Your personal data are processed on our behalf on the basis of data processing agreements pursuant to Art. 28 GDPR. In these cases, we ensure that your personal data are processed in compliance with the provisions of the GDPR. In this case, the categories of recipients are providers of Internet services and providers of customer management systems and software.

8. Period of storage

Where necessary, we process and store your personal data for the duration of our business relationship and/or until fulfilment of the contractual purposes. This also includes email contact or the initiation and processing of a contract. In addition, we are subject to various retention and documentation requirements arising from the German Commercial Code (HGB) and the Fiscal Code of Germany (AO), amongst others. Finally, the period of storage also depends on the statutory limitation periods, which, for example pursuant to Sec. 195 ff of the German Civil Code (BGB), may range between the standard limitation of three years and, in certain cases, thirty years. Where necessary, we store your personal data for a period of three to six months.

9. Right to object

Where your personal data are processed for the purposes of legitimate interests pursuant to point (f) of Art. 6 (1) GDPR, you have the right under Art. 21 GDPR to object, on grounds relating to your particular situation, at any time to the processing of these data. We will then no longer process these personal data, unless we demonstrate compelling legitimate grounds for the processing which override your interests, rights and freedoms or for the establishment, exercise or defence of legal claims. In individual cases, we process your personal data for direct marketing purposes. You have the right to object at any time to the processing for such marketing purposes. This also includes profiling to the extent that it is related to such direct marketing. If you object to the processing for direct marketing purposes, we will no longer process your personal data for such purposes.

10. Supervisory authority The State Commissioner for Data Protection of Lower Saxony Barbara Thiel Prinzenstraße 5 30159 Hannover Tel: 0511 / 1204500 Fax: 0511 / 1204509 Email: Poststelle@lfd.niedersachsen.de Website: https://www.lfd.niedersachsen.de