

CAMpreq AB General Data Protection Notice

Responsible according to the General Data Protection Regulation is:

CAMpreq AB Datavägen 23, Box 9123 400 93 Göteborg E-Mail: info@CAMpreq.se Website: www.CAMpreg.se/

CAMpreq AB provides various types of process equipment. Entities within the CAMpreq AB may refer to this Data Protection Notice. In this case, the company referring to this notice remains responsible (the company responsible is referred to as "CAMpreq" hereinafter).

This Notice presents a general information to the collection and processing of personal data made by CAMpreq within the context of their business operation. This Notice also contains the terms of use for CAMpreq websites.

Contents

Part 1:	Processing of Personal Data at CAMpreq	2
Part 2:	Specific Processing Situations	4
١.	CAMpreq Websites Provision and the Use of Cookies	4
II.	Newsletter	5
III.	Registration	6

Internet/Mail www.campreq.se info@campreq.se Org.nr/VAT No. 559021-7872 SE559021787201





Part 1: Processing of Personal Data at CAMpreq

Within the context of the business operation of CAMpreq (marketing, distribution, consultation, supply, maintenance and repair of products, and services provided by CAMpreq) – beyond the processing as pointed out in part 2 of the General Data Protection Notice – personal data of business partners, contacts of business partners and other prospects (including candidates) in particular by email, mail, fax, as well as conversations over the phone and in person, is collected. As a result, personal data of business partners, such as distribution and service partners of CAMpreq, may also be transmitted.

1. Data

The data is stored in Lime CRM through a hosted server solution, and as such a secondary agreement (Biträdesavtal in Swedish) is in place between CAMpreq and Lime Technologies Sweden AB org.No 556397-0456 to cover handling of personal data signed 2018-06-25 at 11:25:17 UTC time.

The following categories of data may be collected and received:

- Last name, first name,
- Company relation,
- Contact information: address, email address, telephone, fax,
- Interest in specific products and services (selection),
- Orders, processing of orders,
- Financial information, in particular contact information and
- Application documents

CAMpreq does not process specific categories of data. Please do not make any sensitive data available to CAMpreq.

The provision of this personal data may be necessary for the conclusion of a contract and may be required by law or contract. If this data is not made available in whole or in part, it may not be possible to conclude a contract or a contract may not be executed.

2. Receiving Party of Data

CAMpreq processes your personal data. As a rule, CAMpreq does not transmit data to other receiving parties than our normal business partners.

3. Purpose of Processing

To carry out their commercial activities, CAMpreq processes data collected or received, in particular to substantiate and fulfill business transactions, as well as business communication including direct marketing.

4. Legal Basis

If we are given consent to process personal data Article 6(1)(a) of the EU General Data Protection Regulation ("**GDPR**") serves as legal basis. Legal basis for the processing of personal data to initiate or perform a contract to which a data subject is party is Article 6(1)(b) GDPR. If processing is required for CAMpreq to meet their legal obligations (obligations to preserve, for example), Article 6(1)(c) GDPR serves as legal basis. Personal data will also be processed to assert the legitimate interests of CAMpreq and third parties under Article 6(1)(f) GDPR. Legitimate interests lie in the functionality of the IT system of CAMpreq, the marketing of CAMpreq products and services, as well as the documentation of business contacts required by law.



5. Consents and Revocations Procedure

You may revoke your consent to collect and use personal data at any time without affecting the legitimacy based on the consent given up until revocation or based on the performed processing based on other permission reasons. The revocation must be addressed to: info@CAMpreq.se

6. Storage Period

Personal data of data subjects are deleted or blocked as soon as the processing or storage purpose no longer applies. Storage beyond this period only occurs as long as and as far as it is designated by the EU or Member States legislation in Union Acts, Law, or other regulations, that CAMpreq is subject to.

7. Automated Decision Making and Profiling

They are not subject to any decision based solely on automated processing, including profiling.

8. Data Protection Rights of the European Union

You have the right against CAMpreq to access the respective personal data, as well as to correct, delete or limit the processing, and the right to object to the processing of these data. Information requests must be made in writing by e-mail to: <u>info@CAMpreq.se</u>. Beyond that, you have the right of complaint at a supervisory authority in the European Union.



Part 2: Specific Processing Situations

In addition, the information under Part 1 also applies.

I. CAMpreq Websites Provision and the Use of Cookies

Every time a user accesses a CAMpreq website and every time a file on our website is retrieved, the CAMpreq IT systems collect automated data and information from the retrieving medium and stores these in a log file on the respective service provider's server. CAMpreq websites use cookies. Cookies are files that are stored on the respective medium applied by the user. When accessing a CAMpreq website, a cookie may be stored on the user's medium. Cookies allow a clear identification of the medium when the website is revisited.

1. Purpose of Processing

The data stored in log files is evaluated exclusively for statistic purposes. CAMpreq uses cookies to make their website user friendly and to make the chosen content available again after a website change. Furthermore, CAMpreq uses cookies that allow for an analysis of user behavior on their websites. Log files and cookie data are not stored together with other personal data of users.

2. Data

In this regard, the following data may be collected:

- Information about the browser used (type/version) and the user's operating system,
- The user's Internet service provider,
- The user's IP address,
- Websites from where the user's system is directed to the CAMpreq website (original link),
- Websites accessed by the user's system via CAMpreq websites (follow-up link),
- Use of website functions, search words entered, and the frequency of pages visited,
- Date and time of access,
- Description of files retrieved,
- Volume of data transmitted and
- Access status (file transmitted, file not found, etc.).

3. Disclosing data to third persons

For web analyses and conversion tracking, CAMpreq deploys Google Inc., 1600 Amphitheatre Parkway, Mountain View, CA 94043 in the USA. CAMpreq also uses social media plugins of social network providers (pre-built links to the respective network) that, however, initially remain deactivated and do not transmit data to third parties. Only after the respective buttons are activated (first click) the data will be transmitted to these providers. Recommendations will only be transmitted with a second click. The providers are Google Inc. (see address above), as well as Facebook Ireland Limited, Hanover Reach, 5-7 Hanover Quay, Dublin 2 in Ireland, and Twitter Inc., 1355 Market St, Suite 900, San Francisco, CA 94103 in the USA. Data thereto may be transmitted to servers in the USA and processed there. No adequacy decision for the U.S. has been made by the European Commission within the meaning of Article 45(1) GDPR. Google Inc., Facebook Inc., and Twitter Inc. are, however, certified under the EU-U.S. Privacy Shield, with the result that the transmission is permitted under Article 46(2)(f) (implementing decision (EU) 2016/1250 of the European Commission dated July 12, 2016).



You may prevent the collection and transfer of data within the context of social media plugins by not activating the respective buttons through clicking. You may prevent the further collection and transfer of your data by Google. For this, Google Inc. provides the relevant information: <u>https://tools.google.com/dlpage/gaoptout?hl=de</u>. For additional information please send an email to <u>info@CAMpreq.se</u>

4. Legal Basis

Legal basis for the temporary storage of data is Article 6(1)(f) GDPR. The temporary storage of data by the system is required in order to enable the website's appearance and the transfer of retrieved files to the user's computer. The purpose of cookies is to simplify the use of the websites for the user; without the use of cookies, several functions of our website cannot be provided.

5. Prevention of Cookies / Deletion

You may deactivate or limit the transfer of cookies through your Internet browser or Flash Player settings. The user may delete previously stored cookies at any time. In the event that cookies are deactivated, you may not be able to use all CAMpreq website functions to their fullest extent any longer.

6. Links to Other Websites

The online offering contains links to other website (e.g. social media plugins). CAMpreq has no influence on the website content of third parties. CAMpreq is not responsible for the external content that can be reached by clicking the links and does not adapt the content as their own. Responsible for the content of linked sites is always the respective provider or website operator. As soon as a violation of law becomes known, CAMpreq will remove such links immediately. Please inform us at info@CAMpreq.se.

II. Newsletter

CAMpreq distribute newsletter on an irregular basis. You have the option to unsubscribe to these newsletters, in the event please contact <u>info@CAMpreq.se</u>.

1. Purpose of Processing

CAMpreq uses the newsletter for information about their products, and about their partners. Furthermore, the newsletter and its use are evaluated, including optimization or improvement of its design and the provision by CAMpreq and its processors operating on its behalf.

2. Data

In this context, the following data is used:

- Last name, first name,
- Employer or client, business,
- Contact information: address, email address, telephone, fax, social media contact,
- Interest in specific CAMpreq products and services (selection)
- Opening and number of accesses to the newsletter as well as the respective times, IP address in case the newsletter is opened or if its information (links) are called up, time when the newsletter is opened or information is called up, information about the browser used (type/version) and the user's operating system.



3. Disclosing data to third persons

CAMpreq processes your personal data. The newsletter will be provided by MailChimp, a dispatching platform for newsletters provided by Rocket Science Group, LLC, 675 Ponce De Leon Ave NE #5000, Atlanta, GA 30308, USA. Data thereto may be transmitted to servers in the USA and processed there. No adequacy decision for the U.S. has been made by the European Commission within the meaning of Article 45(1) GDPR. Rocket Science Group, LLC. is, however, certified under the EU-U.S. Privacy Shield, with the result that the transmission is permitted under Article 46(2)(f) (implementing decision (EU) 2016/1250 of the European Commission dated July 12, 2016). For additional information please send an email to info@CAMpreq.se.

4. Legal Basis

The legal basis for processing in the context of a consent is Article 6(1)(a) GDPR. You may revoke your consent to process your personal data for the purpose of newsletter mailing at any time. Hereto you can find a corresponding link at the end of each newsletter. You may also revoke your consent by sending an email to <u>info@CAMpreq.se.</u>

5. Storage Period

Data will be deleted immediately after revocation or the discontinuation of the newsletter.

III. Registration

You have the option to register at the CAMpreq website by providing your personal data. This will also allow for the provision of CAMpreq's newsletter (Please observe the information as provided regarding newsletters in part 2 section II.).

1. Purpose of Processing

CAMpreq uses your registration as basis to electronically communicate business with you and to transmit the CAMpreq newsletters.

2. Data

Within the context of the registration, in particular data obtained from the input mask, the fol- lowing data will be collected:

- Last name, first name,
- Employer or client, business
- Contact information: address, email address, telephone, fax, social media contact,
- Interest in specific CAMPREQ products and services (selection),
- IP address of computer used as well as
- Date and time of registration

3. Disclosing data to third persons

CAMpreq processes your personal data. As a rule, CAMpreq does not transmit data to other receiving parties than our normal business partners.



4. Legal Basis

With your registration, you consent to the mentioned processing of your personal data en- tered into the input mask. The legal basis for processing in the context of a consent is Article 6(1)(a) GDPR. You may revoke your consent to process your personal data for the purpose of business communication and/or the mailing of newsletters at any time. Hereto you can find a corresponding link at the end of each newsletter. You may also revoke your consent by sending an email to info@CAMpreq.se. In doing so, you may determine if you would like to revoke the consent to the continuation of business communication or to the receipt of the newsletter. Revocation of consent does not affect the legality of the processing that has taken place up until the receipt of revocation based on your consent. Without a valid consent, you are not able to participate in electronic business communications or receive newsletters. CAMpreq may also process personal data after the receipt of revocation on the basis of its legal obligations to preserve under Article 6(1)(c) GDPR as well as due to legitimate interests of CAMpreq and third parties under Article 6(1)(f). Legitimate interests lie in the functionality of the IT system of CAMpreq, as well as in the documentation of business contacts required by law.

5. Storage Period

Data will be deleted immediately after revocation or discontinuation of the newsletter, and as soon as the purpose of processing or storage no longer applies. Storage beyond this period only occurs as long as and as far as it is designated by the European or national legislature in Union Acts, Law, or other regulations, that CAMpreq is subject to.

In case of any questions, you may contact the person for this policy who at the time of writing of this policy is our Managing Director available through our switchboard at +46-31 7202460.