



DETAILED PRIVACY POLICY

Privacy Policy (GDPR)

RESPONSIBLE FOR THE TREATMENT

BRAIDING MACHINES, S.L. - B65626020, with address in C/ Alumini, 15, (Pol. Ind. Santa Anna I). 08251 Santpedor. Telephone 938321346 and mail: braiding-machines@braiding-machines.net

PURPOSE

The purpose of the creation, existence and maintenance is the processing of the data with the exclusive purposes of being able to comply with our business relationship, and perform the billing thereof.

LEGITIMATION

The legal basis for the processing of your data is the execution of the commercial relationship between the owner of the data and the data controller and such personal information will be kept as long as the commercial relationship is maintained or for the time strictly necessary to comply with legal obligations.

COMMERCIAL COMMUNICATIONS

Likewise and based on your consent granted in an affirmative and express way, it allows us to send you commercial information about our products and news through email. This consent may be revoked at any time through our email braiding-machines@braiding-machines.net

CONSERVATION PERIOD

The data provided will be kept as long as the commercial relationship / provision of the service is maintained or during the years necessary to comply with the legal obligations

RECIPIENTS

During the processing of the data of the interested party, BRAIDING MACHINES, S.L. will not transfer the data to third parties, unless there is a legal obligation.

In the cases in which, for the performance of administrative, fiscal, accounting and / or commercial treatments, the services of third parties are available, the mandatory contract of treatment manager will be duly formalized, in order to guarantee the security and confidentiality of the data of the interested party in front of third parties.

RIGHTS

Interested persons have the right to access their personal data, as well as request the rectification of inaccurate data or, where appropriate, request the deletion when, among other reasons, the data is no longer necessary for the purpose they were delivered as well as withdraw the consent granted. The exercise of opposition to the processing of your data for sending advertising information electronically. You can also exercise your right to the limitation of the treatment, so that your data will not be deleted but the treatment of the same will be subject to limitations. The portability and decision automation exercises do not apply in this case because of the type of data and their treatment.