

Privacy Notices for Jobsite Temp

Controller and Data Protection Officer:

The controller is:

JOSEPH VÖGELE AG ("Vögele", "We") Joseph-Vögele-Str. 1, D-67075 Ludwigshafen T: +49 621 / 81 05 0 F: +49 621 / 81 05 469 E: mail@voegele.info www.voegele.info

You can also contact our Data Protection Officer at any time. Ideally by e-mail to: datenschutz@voegele.info

Introduction

The Jobsite Temp app is used to display thermal data from the WITOS Paving RoadScansensor and other information in connection with asphalt delivery (e.g. delivery note information) and asphalt paving (e.g. road paver's travel speed) on asphalt construction sites with Joseph Vögele AG road pavers. Jobsite Temp can also be used by roller operators to display their own position on the thermal data. This makes it easier to decide whether it makes sense to compact the asphalt that has been laid. The Jobsite Temp app is part of the WITOS Paving process management system.

This Privacy Notice explains what data we collect using the Jobsite Temp app, how we use and share it and what rights you have in relation to your use of Jobsite Temp. We treat your personal data confidentially and in accordance with the statutory data protection regulations as well as these privacy notices.

Please be aware that if you use our products as an end user (e.g. as an employee) for one of our customers or their subcontractors ("your company"), your company is also jointly responsible for the data processing in connection with WITOS Paving and Jobsite Temp in addition to us.

We collect, store and process your personal data only insofar as this is necessary for us to provide our contractual services to your company, which contractually assures us a sufficient legal basis.

Information collected by Jobsite Temp

Jobsite Temp does not collect information from which you can be directly or indirectly identified:

Delivery notes

Jobsite Temp shows the paving positions of the asphalt deliveries recorded using WITOS Paving. Delivery notes may contain the personal data of the supplier(s). How we handle your information is described in the data protection notices of the applications that record these delivery notes.



Location data

• Current location information of the mobile device to show its own position relative to the thermal data.

The location data is not forwarded and is only used in the Jobsite Temp app. We do not use location data for any purposes other than those described above.

Camera data

We use the camera to

• connect Jobsite Temp to the road paver's Wi-Fi via a QR code. Alternatively, the login data can also be entered manually in Jobsite Temp.

We do not use the camera for any other purpose.

Networks

We use Wi-Fi to

• transfer thermal, paver and delivery note data to the app.

We do not use the networks for any other purpose, in particular we do not track the location of users of the app using the network connection.

Technical information and log data

We use Crashlytics and Firebase to temporarily store information from your mobile device. We do this to obtain the technical information we need to troubleshoot and improve products. In particular, this is used to trace crashes (post-mortem analysis).

The information concerns:

- An RFC-4122 UUID (universally unique identifier) which permits us to deduplicate crashes
- The timestamp of when the crash occurred
- The app's bundle identifier and full version number
- The device's operating system name and version number
- A boolean indicating whether the device was jailbroken/rooted
- The device's model name, CPU architecture, amount of RAM and disk space
- The uint64 instruction pointer of every frame of every currently running thread
- If available in the runtime, the plain-text method or function name containing each instruction pointer.
- If an exception was thrown, the plain-text class name and message value of the exception
- If a fatal signal was raised, its name and integer code
- For each binary image loaded into the application, its name, UUID, byte size, and the uint64 base address at which it was loaded into RAM
- A boolean indicating whether or not the app was in the background at the time it crashed
- An integer value indicating the rotation of the screen at the time of crash
- A boolean indicating whether the device's proximity sensor was triggered



You can switch off the transfer of the analysis data in the app by rejecting the cookie consent pop-up.

Processing job data

We have concluded a contract for commissioned data processing with the service providers operating within the framework of the WITOS system and implement the requirements of the General Data Protection Regulation (GDPR).

Jobsite Temp uses information together with WITOS Paving

To improve our services

Furthermore, we use the data we collect to analyse, develop and improve the services. To do this, Joseph Vögele may use third party analytics to help us understand how our services are being used and to help us improve the services. Data collected for these purposes is automatically deleted and only stored temporarily.

We have concluded an order data processing contract with our service providers.

Your rights in relation to the processing of your personal data

We would like to inform you about your rights in relation to the processing of your personal data. If you have any questions about your rights or wish to assert your rights vis-à-vis our company, please contact our data protection officer at <u>datenschutz@voegele.info</u> or at the above mailing address, adding "Data Protection Officer".

Right of access (Article 15 of the GDPR)

You have the right to obtain confirmation as to whether or not we are processing your personal data. If this is the case, you have the right to access this personal data. Where personal data is transferred to a third country or to an international organisation, you also have the right to be informed of the appropriate safeguards pursuant to the GDPR relating to the transfer.

Right to rectification (Article 16 of the GDPR)

You have the right to obtain from us without undue delay the rectification of inaccurate personal data. Taking into account the purposes of the processing, you also have the right to have incomplete personal data completed, including by means of providing a supplementary statement.

Right to erasure, i.e. 'right to be forgotten' (Article 17 of the GDPR)

You have the right to immediately obtain the erasure of your personal data without undue delay where one of the following grounds applies:

- The personal data is no longer necessary in relation to the purposes for which it was collected or otherwise processed;
- You withdraw consent and there is no other legal ground for the processing;
- You object to the processing pursuant to Article 21(1) of the GDPR and there are no overriding legitimate grounds for the processing;
- You object to the processing for the purposes of direct marketing pursuant to Article 21(2) of the GDPR;



- the personal data has been processed unlawfully;
- The personal data has to be erased to comply with a legal obligation in European Union or German law;
- The personal data was collected in relation to the offer of information society services directly to a child referred to in Article 8(1) of the GDPR.

We will comply with your request to erase the data unless we are required or authorised by law to continue to store and process your data. In addition, we are authorised to retain your data if it is not possible for us to assert, exercise or defend against legal claims without your data.

Right to restriction of processing (Article 18 of the GDPR)

Pursuant to Article 18 of the GDPR, you have the right to obtain from us the restriction of processing where one of the following applies:

- You contest the accuracy of the personal data, for a period enabling us to verify the accuracy of the personal data;
- The processing is unlawful and you oppose the erasure of your personal data and request the restriction of its use instead;
- We no longer need the personal data for the purposes of the processing, but you require the data for the establishment, exercise, or defence of legal claims; or
- You have objected to processing pursuant to Article 21(1) P. 2 of the GDPR pending the verification of whether our legitimate grounds override your interests.

Where processing has been restricted, we are only authorised to store this data. In this case, further processing is only permitted with your consent or for the establishment, exercise, or defense of legal claims, 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 an EU member state. You can withdraw your consent in this regard at any time. We will inform you before the restriction of processing is lifted.

Notification obligation (Article 19 of the GDPR)

Please note that we are obligated to communicate any rectification or erasure of personal data or restriction of processing to each recipient to whom your personal data has been disclosed. This does not apply if doing so proves impossible or involves disproportionate effort.

We will inform you about these recipients if you request it.

Right to data portability (Article 20 of the GDPR)

You have the right to receive the personal data concerning you that you have provided to us in a structured, commonly used and machine-readable format. You also have the right to have us transfer this data to a third party in certain cases. This right may not, however, adversely affect the rights and freedoms of others, including our company. If this is the case, we are authorised to refuse to disclose or transfer your data.

Right to object (Article 21 of the GDPR)

If we process your data on the basis of a legitimate interest (Art. 6(1)(f) of the GDPR), you have the right to object to this on grounds relating to your particular situation. This also applies to profiling based on this provision. In this case, we will no longer process your data unless we can demonstrate compelling



legitimate grounds for the processing. These must override your interests, rights and freedoms or the processing must serve the establishment, exercise or defence of legal claims.

Right to withdraw your consent (Article 7(3) of the GDPR)

If you have granted your express consent to the processing of your personal data, you may withdraw this consent at any time. Withdrawing your consent does not affect the lawfulness of processing carried out on the basis of your consent before its withdrawal. You will be informed of this right of withdrawal before you grant your consent.

Right to lodge a complaint with a supervisory authority (Article 77 of the GDPR)

You have the right to lodge a complaint with a supervisory authority, in particular in the EU member state of your habitual residence, place of work or place of the alleged infringement, if you consider that the processing of your personal data violates the provisions of the GDPR. This does not affect any other administrative or judicial remedies to which you may be entitled.