CARNEGIE UK PRIVACY NOTICE – INFORMATION ABOUT CARNEGIE'S PERSONAL DATA PROCESSING

In this notice we describe which personal data we process, why we process the personal data and what your rights are. If you have any questions about our processing of your personal data, please contact us or our data protection officer via the contact details provided in section 1 below.

It is of great importance to us that you feel safe with our processing of your personal data. We implement relevant and suitable measures to ensure that your personal data is protected and that the processing takes place in accordance with applicable data protection legislation and our internal policies.

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1 Who is the data controller and who should you contact?

Carnegie Investment Bank AB (publ), reg. no. 516406-0138, ("Carnegie", "we", "us", or "our") is the data controller of the processing of your personal data and is accountable for ensuring that your personal data is processed in accordance with applicable data protection legislation.

Carnegie Investment Bank AB (publ) Regeringsgatan 56 103 38 Stockholm Sweden +46 8 5886 88 00

Our data protection officer is assigned to monitor our compliance with applicable data protection legislation. If you have any questions or would like to make a complaint about our processing of your personal data, please contact our UK data protection officer at <u>mailto:</u>dpo@carnegie.co.uk.

2 Who do we process personal data about and what personal data do we process?

2.1 The individuals we process data about

We process personal data about individuals who come in contact with our business in different ways. To make it easy for you to find the information concerning the processing of your personal data, we have structured the information into categories of individuals in the tables below. It may therefore be sufficient for you to only read the sections that apply to you. Please note that you may be included in more than one category of individuals depending on your relationship with us.

When using the term customer in this notice, we mean any private individual or individual working for a company/foundation/institution with which we have a contractual relationship with and who falls within the categories below.

When using the term GDPR in this notice, we mean the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) (Text with EEA relevance).

Category of individuals	Explanation	Reading reference for information on our processing of personal data
Investment Banking	You who are the contact person, representative or authorised signatory of a company, foundation or institution using our Investment Banking services. You may also be a person who comes into contact with insider information and is involved in market soundings. The Investment Banking category also includes you who report to Carnegie in our role as an issuing institution or settlement agent. For example, upon a new share issue where the shareholders	See section 3.1 and the general information in sections 3.3 - 3.7.



	have pre-emption rights, you report your subscription to Carnegie, or in a takeover, you accept via a subscription form to Carnegie in accordance with the offer document/prospect.	
Securities	You who are (i) a private individual and a professional customer or (ii) a contact person, representative or authorised signatory for institutional clients using our Securities services.	See section 3.2 and the general information in sections 3.3 - 3.7.
Office visitors	You who visit our offices.	See section 3.3 and the general information in section 3.7.
Website visitors	You who visit our website or use our online services.	See section 3.4 and the general information in section 3.7.
Suppliers	You who are in contact with us in your role as a representative/contact person for a supplier or similar.	See section 3.8 and the general information in section 3.3-3.7.
Individuals related to a customer	You who have a connection to a customer of ours in your role as a guardian, trustee, mandatary/proxy, family member (if politically exposed person), beneficiary of the estate, beneficial or alternative owner, main shareholder, guarantor, endowment insurance policy holder or other such connection.	See sections for the relevant service Error! Reference source not foundError! Reference source not found. and the general information in section 3.7.
Potential customers	You who have shown interest in, or who we think may be interested in, our services or products. For example you who subscribe to our newsletters and similar mailings.	See section 3.5 and the general information in section 3.3-3.7.
Individuals who speak with us on the phone	You who get a call from or make a call to Carnegie's recorded telephone numbers intended for order placement, advice, complaints or direct marketing.	See sections 3.1.3, 3.2.3 and 3.5

2.2 The personal data we process

The personal data we process about you depends on how you interact with us and our relationship. The types of personal data we process are structured into the following categories. However, please note that this does not mean that we necessarily process all data about you listed under each category.

Category of personal data	Example
Identification details	Personal data used for identification such as name, personal identification number, customer number, passport/ID number, copy of identity document, digital identity document, place of residence and nationality.
Contact details	Personal data used for communication such as address, telephone number and e- mail address.
Financial information	Personal data relating to financial transactions of money or securities such as bank and account details, securities account, holdings, assets, liabilities, financial instruments, liquid assets, brokerage and time of closing.
Company information	Personal data relating to a company such as registration certificates, share register, share certificates and annual reports.
Employment information	Personal data relating to your employment, such as employment contracts and salary specification.
Know Your Customer (KYC)	Personal data relating to customer due diligence for individuals and legal entities such as information regarding identity, financial information, tax residency, citizenship, tax liability, politically exposed person (PEP), profession/employment, property ownership, managed assets, assets from insurances, ownership in companies, income, investment horizon, purpose and nature of the business relationship (assets, origin and foreign transactions), beneficial owner, check against sanctions lists.



Communication	Personal data provided in communication with us such as the content of e-mails, recorded telephone calls and received documents.
Technical data	Personal data obtained from your use of electronic devices such as IP address, log in data, website behaviour, website settings and video/image from our camera surveillance.

3 Why do we process your personal data, based on what legal basis and for how long do we process your personal data?

3.1 Investment Banking

3.1.1 Entering into a contract

Purpose	Personal data	Legal basis	Storage time
Verify identity and authorisation before	Identification details, Contact details	Compliance with a legal obligation (GDPR, article	The personal data is stored for
entering into a	Contact Octails	6.1(c))	eleven years after
contract			the end of the business
			relationship

3.1.2 During the time of the agreement

	6	1 11 .	
Purpose	Personal data	Legal basis	Storage time
Document, administer and perform the contract	Identification details, Contact details, Know Your Customer (KYC)	Performance of a contract (GDPR, article 6.1(b))	The personal data is stored for eleven years after the end of the business relationship
Communicate with you	Identification details, Contact details, Communication	Performance of a contract (GDPR, article 6.1(b))	The personal data is stored for eleven years after the end of the business relationship
On request, purchase and sell securities, manage the securities portfolio and provide financial advice	Identification details, Contact details, Communication, Financial information	Performance of a contract (GDPR, article 6.1(b))	The personal data is stored for eleven years after the end of the business relationship

3.1.3 Compliance with our legal obligations

Purpose	Personal data	Legal basis	Storage time
Take measures to	Investment Banking	Compliance with a legal	The personal data
know our customers	and Individuals related	obligation (GDPR, article	is stored for
	<u>to a customer:</u>	6.1(c)) – and Data Protection	eleven ten years
	Identification details,	Act Schedule 1 Part 2	after the end of
	Contact details,	paragraphs 10, 12, 14 and 15 -	the business
	Financial information,	The Money Laundering,	relationship
	Know Your Customer	Terrorist Financing and Transfer	
	(KYC)		



		of Funds (Information on the	
Record and store telephone calls with us relating to transactions	Identification details, Contact details, Communication	Payer) Regulations 2017 Compliance with a legal obligation (GDPR, article 6.1(c)) – Chapter 10A of that part of the FCA handbook known as the Senior Management Arrangements, Systems and Controls	Recorded telephone calls are stored for ten years. If a criminal investigation has been initiated, the retention period can be extended if it is necessary for the investigation
Establish a register of individuals who come into contact with inside information	Identification details, Contact details, Technical data	Compliance with a legal obligation (GDPR, article 6.1(c)) – Market Abuse Regulation no 596/2014 as assimilated into UK law	The personal data is stored for five years
Establish a register of individuals involved in market soundings and who thereby come into contact with inside information	Identification details, Contact details, Technical data	Compliance with a legal obligation (GDPR, article 6.1(c)) – Market Abuse Regulation no 596/2014 as assimilated into UK law	The personal data is stored for five years
Carry out checks against compiled lists of politically exposed persons (PEP) and EU sanctions lists	Investment Banking and Individuals related to a customer: Identification details, Know Your Customer (KYC)	Compliance with a legal obligation (GDPR, article 6.1(c)) – and Data Protection Act Schedule 1 Part 2 paragraphs 10, 12, 14 and 15- The Money Laundering, Terrorist Financing and Transfer of Funds (Information on the Payer) Regulations 2017 and the consolidated list of Designated Persons maintained by HM Treasury	The personal data is stored for a maximum of ten years after the end of the business relationship
Carry out checks against other international sanctions lists	Identification details, Know Your Customer (KYC)	Legitimate interest (GDPR, article 6.1(f) and Data Protection Act Schedule 1 Part 2 paragraphs 10, 12, 14 and 15 – be able to perform checks against the consolidated list of Designated Persons maintained by HM Treasury and international lists (such as the consolidated list from UN's Security Council as well as counterparts from other international organisations) in order to obtain more detailed customer information. Contact us if you would like to know more about how we have balanced your interests	The personal data is stored for five years after the end of the business relationship
Monitor and review transactions to prevent our business from being used for	Identification details, Know Your Customer (KYC), Financial information	against ours Compliance with a legal obligation (GDPR, article 6.1(c)) – and Data Protection Act Schedule 1 Part 2 paragraphs 10, 12, 14 and 15-	The personal data is stored for a maximum of ten years after the end



financing of terrorism	The Money Laundering,	of the business
or money laundering	Terrorist Financing and Transfer	relationship
	of Funds (Information on the	
	Paver) Regulations 2017	

3.2 Securities

3.2.1 Entering into a contract

Purpose	Personal data	Legal basis	Storage time
Verify your identity and authorisation before entering into a contract	Identification details, Contact details	Private individual: Performance of a contract (GDPR, article 6.1(b)) <u>Contact person, representative</u> <u>or beneficial owner</u> : Legitimate interest (GDPR, article 6.1(f) – be able to verify your identity and authorisation to represent the company with which we will enter into a contract with Contact us if you would like to know more about how we have balanced your interests against ours	The personal data is stored for eleven years after the end of the business relationship
Credit assessment for trading limit on a cash account	Identification details, Contact details, Financial information, Know Your Customer (KYC), Credit information, Employment information, Communication, Company information	Compliance with a legal obligation (GDPR, article 6.1(c)) – FFFS 2018:16, the Swedish Financial Supervisory Authority's regulations and general guidelines on credit risk management in credit institutions and securities companies	The personal data is stored for the duration of the credit and eleven years thereafter

3.2.2 During the time of the agreement

Purpose	Personal data	Legal basis	Storage time
Document, administer and perform the contract	Identification details, Contact details, Know Your Customer (KYC)	Private individual: Performance of a contract (GDPR, article 6.1(b)) <u>Contact person, representative</u> <u>or beneficial owner:</u> Legitimate interest (GDPR, article 6.1(f)) – be able to document, administer and perform the contract with the company/foundation/institution you are representing Legitimate interest (GDPR, article 6.1(f)) – be able to establish, exercise or defend Carnegie's or your legal claims	The personal data is stored for eleven years after the end of the business relationship



		Contact us if you would like to know more about how we have balanced your interests against ours	
Communicate with you, e.g. via customer service and assistants	Identification details, Contact details, Communication	Private individual: Performance of a contract (GDPR, article 6.1(b))Compliance with a legal obligation (GDPR, article 6.1(c)) to handle complaints – FFFS 2002:23, The FCA's complaints handling rulesContact person, representative or beneficial owner: Legitimate interest (GDPR, article 6.1(f)) – be able to communicate with you on matters concerning the company/foundation/institution you representContact us if you would like to know more about how we have balanced your interests against ours	The personal data is stored for eleven years
On request, provide brokerage, sales trading, and perform stock market related transactions	Identification details, Contact details, Communication, Financial information	Private individual: Performance of a contract (GDPR, article 6.1(b))Contact person, representative or beneficial owner: Legitimate interest (GDPR, article 6.1(f)) – be able to act at your request on behalf of the company/foundation/institution you representContact us if you would like to know more about how we have balanced your interests against ours	The personal data is stored for eleven years after the end of the business relationship
Provide analyses in the online service Carnegie Edge	Identification details, Contact details, Technical data	Performance of a contract (GDPR, article 6.1(b))	The personal data is stored for five years after you close your account and your use of our online service Edge, or terminate your customer engagement with Carnegie

3.2.3 Compliance with our legal obligations

Purpose	Personal data	Legal basis	Storage time
Take measures to	Securities and	Compliance with a legal	The personal data
know our customers	Individuals related to a	obligation (GDPR, article	is stored for 10
	customer: Identification	6.1(c)) and Data Protection Act	years after the end
	details, Contact details,	Schedule 1 Part 2 paragraphs	



	Know Your Customer (KYC)	10, 12, 14 and 15 - The Money Laundering, Terrorist Financing and Transfer of Funds (Information on the Payer) Regulations 2017	of the business relationship
Record and store telephone calls relating to transactions	Identification details, Contact details, Communication	Compliance with a legal obligation (GDPR, article 6.1(c)) – Chapter 10A of that part of the FCA handbook known as the Senior Management Arrangements, Systems and Controls and the Market Abuse Regulation no 596/2014 as assimilated into UK law	Recorded telephone calls are stored for ten years. If a criminal investigation is initiated, the retention period can be extended if it is necessary for the investigation
Continuously follow- up on trading limit	Identification details, Contact details, Financial information, Know Your Customer (KYC), Communication, Company information	Compliance with a legal obligation (GDPR, article 6.1(c)) – FFFS 2018:16, The Swedish Financial Supervisory Authority's regulations and general guidelines regarding management of credit risks in credit institutions and securities companies	The personal data is stored for the duration of the credit and ten years thereafter
Establish a register of individuals who come into contact with inside information	Identification details, Contact details, Technical data	Compliance with a legal obligation (GDPR, article 6.1(c)) – Market Abuse Regulation no 596/2014 as assimilated into UK law	The personal data is stored for five years
Establish a register of individuals involved in market soundings and who thereby come into contact with inside information	Identification details, Contact details, Technical data	Compliance with a legal obligation (GDPR, article 6.1(c)) – Market Abuse Regulation no 596/2014 as assimilated into UK law	The personal data is stored for five years
Carry out checks against compiled lists of politically exposed persons (PEP) and EU sanctions lists	Identification details, Know Your Customer (KYC)	Compliance with a legal obligation (GDPR, article 6.1(c)) – and Data Protection Act Schedule 1 Part 2 paragraphs 10, 12, 14 and 15 - the consolidated list of Designated Persons maintained by Hm Treasury	The personal data is stored for five years after the end of the business relationship
Carry out checks against other international sanctions lists	Identification details, Know Your Customer (KYC)	Legitimate interest (GDPR, article 6.1(f)) and 10) and Data Protection Act Schedule 1 Part 2 paragraphs 10, 12, 14 and 15 - be able to perform checks against the consolidated list of Designated Persons maintained by HM Treasury and international sanction lists (such as the consolidated list from UN's Security Council as well as counterparts from other international organisations) in order to obtain more detailed customer Contact us if you would like to know more about how we	The personal data is stored for five years after the end of the business relationship



		have balanced your interests against ours	
Monitor and review transactions to prevent our business from being used for financing of terrorism or money laundering	Identification details, Financial information, Know Your Customer (KYC)	Compliance with a legal obligation (GDPR, article 6.1(c)) – the Swedish Act (2017:630) on Measures Against Money Laundering and Financing of Terrorism	The personal data is stored for a maximum of ten years after the end of the business relationship
Monitor and review transactions to prevent, detect and report market abuse, suspicious trade orders or transactions such as insider dealing and market manipulation	Identification details, Contact details, Financial information, Company information, Technical data	Compliance with a legal obligation (GDPR, article 6.1(c)) – and Data Protection Act Schedule 1 Part 2 paragraphs 10, 12, 14 and 15 - The Money Laundering, Terrorist Financing and Transfer of Funds (Information on the Payer) Regulations 2017	5 years

3.3 Office visitors

Purpose	Personal data	Legal basis	Storage time
Greet you at our premises and register you in our systems so you may get the help you need from us	Identification details and food preferences	Legitimate interest (GDPR, article 6.1(f)) – be able to assist you in the matter you have visited us for Contact us if you would like to know more about how we have balanced your interests against ours	The personal data will be stored for 18 months from your visit
Camera surveillance of certain limited areas around our premises to maintain the security and prevent and investigate offences	Technical data (video without audio)	Legitimate interest (GDPR, article 6.1(f)) – to maintain the security of our premises and to investigate any offences against us Contact us if you would like to know more about how we have balanced your interests against ours	The recorded material is automatically deleted after one month unless the material is needed for further investigation, and then it is deleted when the investigation is closed

3.4 Website visitors

Purpose	Personal data	Legal basis	Storage time
Contact you who have filled	Identification details,	Legitimate interest	The personal
in a notice of interest on our	Contact details	(GDPR, article 6.1(f)) –	data is stored for
website and help you with		be able to fulfil your	up to five years
your enquiry		request	after you have
			submitted the
		Contact us if you would	notice to us
		like to know more about	(unless there is
		how we have balanced	an ongoing



		your interests against ours.	contractual relationship)
Display relevant marketing messages to you. The data is collected via cookies or other tracking technologies Please read more in our cookie policy on our website	Technical data	Your consent (GDPR, article 6.1(a))	Your personal data is stored for a maximum of ten years or until you withdraw your consent
To facilitate your user experience. The data is collected via cookies or other tracking technologies Please read more in our cookie policy on our website	Technical data	Your consent (GDPR, article 6.1(a))	Your personal data is stored for a maximum of ten years or until you withdraw your consent

3.5 Marketing

Purpose	Personal data	Legal basis	Storage time
Compile a list of participants to our events	<u>Customers and</u> <u>Potential customers</u> : Identification details, Contact details	Legitimate interest (GDPR, article 6.1(f)) – be able to create a list of participants to our events Contact us if you would like to know more about how we have balanced your interests against ours	The personal data is stored for five years
Promote products and services through different channels, e.g. our call centre	Identification details, Contact details	Legitimate interest (GDPR, article 6.1(f)) – be able to market the services and products we think you might be interested in Contact us if you would like to know more about how we have balanced your interests against ours	Customers: The personal data is stored for eleven years after the end of the business relationship Potential customers: The personal data is stored for five years
Record and store telephone calls with Carnegie's Call centre, for training and quality enhancement purposes.	Identification details, Contact details, Communication	Legitimate interest (GDPR, article 6.1(f)) be able to evaluate and improve our business operations, to assure the quality of communication and marketing as well as educate the staff. Contact us if you would like to know more about how we have balanced your interests against ours	Recorded telephone calls are stored for 30 days



3.6 Evaluate and improve our business, products and services

To develop our internal operations and provide the best possible services and products to our customers, we process your personal data in the following ways.

Purpose	Personal data	Legal basis	Storage time
Develop, streamline,	<u>Customers</u> :	Legitimate interest (GDPR,	The personal data
monitor and quality-	Identification details,	article 6.1(f)) – be able to	is stored for
assure our processes,	Contact details,	evaluate and improve our	eleven years after
systems and tools,	Financial information,	business operations	the end of the
and carry out	Know Your Customer		business
statistical processing	(KYC)	Contact us if you would like to	relationship
and compilations		know more about how we	
·		have balanced your interests	
		against ours	

3.7 Supervision, legal claims, acquisitions, exercise of rights etc.

Purpose	Personal data	Legal basis	Storage time
Investigate incidents, respond to requests and provide requested information to a supervisory authority in the event of supervision	The categories of individuals and personal data requested in relation to the incidents and supervision	Compliance with a legal obligation (GDPR, article 6.1(c)) – GDPR, articles 33- 34 and 58 respectively, and FFFS 2014:4, The Swedish Financial Supervisory Authority's regulations and general guidelines regarding the management of operational risks	The personal data is stored for the duration of the incident or supervision and up to two years thereafter
Protect our interests in the event of a dispute	The categories of individuals and personal data necessary with regard to the subject matter of the dispute and the parties involved	Legitimate interest (GDPR, article 6.1(f)) – be able to protect our interests in case of a dispute Contact us if you would like to know more about how we have balanced your interests against ours	Customers' personal data are normally stored for eleven years after the end of the business relationship or for the duration of a dispute and ten years thereafter
The categories of individuals and personal data covered by the merger or acquisition	The categories of individuals and personal data covered by the merger or acquisition	Legitimate interest (GDPR, article 6.1(f)) – be able to carry out a merger or acquisition Contact us if you would like to know more about how we have balanced your interests against ours	Not applicable
Accommodate your request to exercise any of your rights	Contact details, Identification details and other personal data about you that you provide in your request and that are necessary to fulfil your request	Compliance with a legal obligation (GDPR, article 6.1(c)) – GDPR, Chapter III	The personal data is stored for 12 months after we have handled your request



Record and store telephone calls relating to advice and order placement	Identification details, Contact details, Communication	Legitimate interest (GDPR, article 6.1(f)) – be able to follow up on advice and verify customer orders and to comply with industry regulations on securities transactions by employees and their relatives Contact us if you would like to know more about how we have balanced your interests against ours	Recorded telephone calls are stored for ten years. If a criminal investigation has been initiated, the retention period can be extended if it is necessary for the investigation
Perform calculations due to legal obligations regarding capital adequacy	Identification details, Financial information	Compliance with a legal obligation (GDPR, article 6.1(c)) – Regulation (575/2013) on prudential requirements for credit institutions and investment firms and Directive (2013/36) on access to the activity of credit institutions and the prudential supervision of credit institutions and investment firms	The personal data is stored up to and including the seventh year after the end of the year during which the data was registered
Store accounting information	Financial information	Compliance with a legal obligation (GDPR, article 6.1(c)) – UK and Swedish accounting standards	The personal data is stored up to and including the seventh year after the end of the calendar year in which the fiscal year ended

3.8 Suppliers

Purpose	Personal data	Legal basis	Storage time
Verify your identity and authorisation before entering into a contract	Identification details, Contact details	Legitimate interest (GDPR, article 6.1(f)) – be able to verify your identity and authorisation to represent the company with which we are to enter into a contract with Contact us if you would like to know more about how we have balanced your interests against ours	The personal data will be stored for the duration of our contract with the company you represent and ten years thereafter
Document, administer and perform the contract	Identification details, Contact details	Legitimate interest (GDPR, article 6.1(f)) – be able to document, administer and perform the contract with the company you represent Contact us if you would like to know more about how we have balanced your interests against ours	The personal data will be stored for the duration of our contract with the company you represent and ten years thereafter



Communicate with you regarding our co- operation	Identification details, Contact details, Communication	Legitimate interest (GDPR, article 6.1(f)) – be able to communicate with you on matters relating to our co- operation with the company you represent Contact us if you would like to know more about how we have balanced your interests against ours	The personal data will be stored for the duration of our contract with the company you represent and ten years thereafter
Evaluation of our co- operation	Identification details, Contact details, Communication	Legitimate interest (GDPR, article 6.1(f)) – be able to continuously evaluate the performance of the contractual obligations by the company you represent Contact us if you would like to know more about how we have balanced your interests against ours	The personal data will be stored for the duration of our contract with the company you represent and ten years thereafter
Record and store telephone calls relating to advice or order placement	Identification details, Contact details, communication	Rättslig förpliktelse (GDPR, artikel 6.1(c)) – direktiv (2014/65/EU) och förordning (600/2014) om marknader för finansiella instrument, marknadsmissbruksförordningen nr 596/2014 (MAR) och lag (2007:528) om värdepappers- marknaden	Recorded telephone calls are stored for ten years. If a criminal investigation has been initiated, the retention period can be extended if it is necessary for the investigation

4 Who do we share your data with?

4.1 General

In order to provide our products and services to you, and to comply with laws and regulations, we sometimes need to share your personal data with others, including other companies within the Carnegie Group and third parties who assist us in various aspects of our business.

Where we appoint third parties to act as our processor, we ensure that we put in place the necessary documentation required under the GDPR and require them to only process the data on our behalf.

4.2 Suppliers and partners

We share your personal data with our suppliers and partners, such as:

- IT service providers: companies that manage the necessary operation, technical support and maintenance of our IT solutions.
- KYC service providers: companies that provide us with services to enable us to fulfil our legal obligation to conduct customer due diligence measures.
- *Marketing*: companies that help us with the printing and distribution of marketing materials, managing our social media and other digital channels, and advertising agencies.
- Other banks, payment service providers, securities companies and central securities depositories: such banks, securities companies and central securities depositories to which Carnegie delivers



securities, receives securities from or registers information regarding securities with. For example, we provide information to Euroclear when registering voting rights before a general meeting and when they request a list of asset managers.

- Companies that organise analyst meetings for Carnegie's institutional clients: such companies that seeks investors among Carnegie's institutional clients. Personal data is only shared with such companies regarding the contact persons, representatives or authorised signatories of institutional clients who have informed Carnegie that they wish to attend the relevant analyst meeting.

4.3 Other third parties

We may also share your personal data with other third parties, such as:

- Authorities: such as HMRC, the UK Financial Conduct Authority , the Bank of England, the Information Commissioner's Office and equivalent authorities in other countries, and other authorities when required by law.
- Courts and arbitration boards: in the event of a dispute or other proceedings.
- Central Security Depository (CSD): such as Euroclear.
- Professional advisers: such as our lawyers, accountants and insurers.

5 Processing we in particular would like to draw your attention to

5.1 Automated decision-making

Automated decision-making means a fully automated process where the decision in question is made using algorithms, i.e. without the involvement of a human being.

We do not currently carry out any automated decision-making in relation to UK customers – if this changes and you are subject to automated decision-making at a future point in time, we will explain this to you before the process or application commences and explain your rights in relation to that decision-making.

6 Where is your data processed?

We always strive to process your personal data within the UK or the EU/EEA and all our data storage takes place within the UK or EU/EEA. However, in certain situations we may need to transfer your personal data to partners or service providers located outside the UK or EU/EEA (third countries). The third country to which we transfer personal data is currently the USA.

Regardless of where your personal data is processed, we implement all reasonable and/or required contractual, technical and organisational measures to ensure that the level of protection is equivalent to that of the UK. We always ensure that there is an appropriate transfer mechanism in place and we generally use one of the <u>UK's approved mechanisms for transfer</u>, which you can find <u>here</u>. We also take additional technical and organisational security measures where necessary, such as encryption and pseudonymisation. For transfers to the EU/EEA and Switzerland, an adequacy decision of the UK Government is applied, which you can find <u>here</u>. Certain transfers to the USA may be made under the <u>UK Extension to the EU-US Data Privacy Framework</u>.

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7 How do we get your personal data?

We collect personal data directly from you, for example when you communicate with us, use our website or enter into a contract with us. We also collect personal data about you from other sources, such as:

- Information from sanctions lists or international organisations to prevent money laundering.
- Image or video of you from camera surveillance conducted at our premises.
- Financial information from credit-rating agencies.
- Shareholder information from central securities depositories when, in our role as an issuing institution, in connection with specific company transactions, we receive personal data on all shareholders of the specific company on behalf of the company. The personal data we receive are name, address, personal identification number, securities account and linked bank account and holdings in the specific company.

8 Do you have to provide your personal data?

To enter into and perform our contract with you, to comply with legal requirements and to enable you to visit our premises, events and interact with us on our website, you need to provide the personal data we request. If you do not provide us with the personal data we request, this may, in some cases, result in us not being able to provide you with the services and products you request and/or that we cannot comply with the legal requirements imposed on us as a financial institution. We will clearly inform you of what information is mandatory when you, for example, enter into a contract with us.

9 Your rights

9.1 General

We are accountable for your personal data being processed in a legal, transparent and open manner in relation to you, and that your personal data is accurate and up to date. You have certain rights regarding our processing of your personal data. If you want to exercise any of your rights, you can contact us by using the contact details in section 1 above.

We will get back to you as soon as we can, and at the latest within one month of receiving your request. If we cannot answer your request or need more time, we will explain why.

9.2 Right of access

You have the right to know if we process personal data about you or not. If we do, you also have the right to receive information about what personal data we process and how we process it. You also have the right to receive a copy of the personal data we process about you.

If you are interested in any specific information, please indicate this in your request. For example, you can specify if you are interested in a certain type of information or if you want information from a certain time period.

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9.3 Right to rectification

If the personal data we hold about you is inaccurate, you have the right to have the personal data corrected. You also have the right to complete incomplete personal data with supplementary information needed for the personal data to be correct. Once we have corrected or completed your personal data with new information, we will inform those we have shared your personal data with about the update, if it is not impossible or too cumbersome. If you ask us, we will also tell you who we have shared your personal data with. If you request rectification, you also have the right to request that we restrict our processing during the time we investigate the matter.

9.4 Right to erasure (to be forgotten)

In certain cases, you have the right to request that we erase the personal data we have about you. You have the right to have your personal data erased if:

- The personal data is no longer necessary for the purposes for which they were collected or otherwise processed,
- We process your personal data on the basis of your consent and you withdraw your consent,
- The personal data is processed for direct marketing purposes and you object to the processing,
- You object to the processing of personal data based on our legitimate interest and we cannot demonstrate that our reasons for processing outweigh your interests,
- The personal data is processed unlawfully, or
- We have a legal obligation to erase the personal data.

If we erase the personal data following your request, we will also inform those we have shared your personal data with of the erasure, if it is not impossible or too cumbersome. If you ask us, we will also tell you who we have shared your personal data with.

9.5 Right to restriction

Restriction means that the personal data is marked so that it can only be processed for certain limited purposes in the future. The right to restriction applies:

- When you believe the personal data is inaccurate and you have requested rectification. You can also request that we restrict our processing while we investigate if the personal data is accurate or not,
- If the processing is unlawful and you do not want the personal data to be erased,
- When we no longer need to process the personal data for the purposes for which we collected it, but you need it to be able to establish, exercise or defend legal claims,
- If you have objected to processing based on our legitimate interest. Then you can request that we restrict the processing while we investigate whether our interest in processing your personal data outweighs your interests.

Even if you have requested that we restrict our processing, we have the right to use it for storage, if we have your consent to the processing, to assert or defend legal claims or to protect someone else's rights. We may also use the personal data for reasons relating to important public interest. We will let you know before the restriction expires.

If we restrict the processing of your personal data, we will also inform those we have shared your personal data with, if it is not impossible or too cumbersome. If you ask us, we will also tell you who we have shared your personal data with.



9.6 Right to object

You have the right to object to our processing of your personal data that is based on our legitimate interest. If you object to the processing, we will, based on your specific situation, evaluate whether our interests in processing the personal data outweigh your interests in not having your personal data processed for that purpose. If we cannot demonstrate compelling legitimate grounds that outweigh yours, we will stop the processing to which you object - provided that we do not need to process the personal data for the establishment, exercise or defence of legal claims.

You always have the right to object to the processing of your personal data for direct marketing. We are then no longer permitted to process your personal data for direct marketing.

If you object to the processing, you also have the right to request restriction while we investigate the matter, please read more under section 9.5 above.

9.7 Right to data portability

Data portability means that you have the right to obtain the personal data we have collected about you, from you, in a structured, publicly available and machine-readable format and that you have the right to transfer it to another controller.

The right to data portability only applies:

- For data collected from you, about you,
- If the processing takes place due to the performance of a contract with you or with your consent, and
- The processing is automated.

9.8 Right to object against decisions based on automatic decision-making

You have the right to request that we shall review the decision that is based solely on automated decisionmaking and which has legal effects for you or significantly affects you in a similar way. You also have the right to object against the decision. Please read more about automated decision-making in section 5.1.

9.9 Right to withdraw consent

You have the right to withdraw a given consent for a particular processing based on the legal basis of consent at any time. A withdrawal does not affect the lawfulness of our processing before the consent was withdrawn.

9.10 Right to complain

If you have any objections or complaints about the way we process your personal data, please contact us and we will try to resolve your issue, see our contact details in section 1 above.

You also have the right to lodge a complaint with the supervisory authority. The Information Commissioner's Office is the UK supervisory authority for our processing of your personal data – contact details are available <u>here</u>. You also have the right to lodge a complaint with the supervisory authority in the country where you live, work or where you believe an infringement has taken place.

10 Changes to the information

We reserve the right to change and update this information from time to time. In case of material changes, we will clearly inform you of this in a suitable way.



The information text was last updated on 5 April 2024.