Partner register

Privacy statement

Registrar

Suomen Kaukokiito Oy (0114330-2) Teollisuustie 7 Tampere 33330 0105100

Contact person in matters concerning the register

Marjo Viitala Teollisuustie 7, 33330 Tampere, Finland tel. +358 (0)10 5100 tietosuoja@kaukokiito.fi

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Basis for processing personal data

The legal basis for the processing is the agreement.

The purpose of the register is the implementation of operations related to the organisation's cooperation activities and subcontracting and the maintenance, management, archiving and processing of customer and other stakeholder agreements as well as partnership management.

The data may be used to develop the company operations and produce more personalised, targeted content as well as for a statistical purpose.

The data in the register may be used in the organisation's own registers; for example, to target marketing without disclosing any personal data to external parties. The organisation may use partners to maintain its customer and service relationships, in which case some register data may be transferred to the partners' servers due to technical requirements. The data is processed only to maintain the organisation's partner relationship through technical interfaces.

Basis of legitimate interest

The legal basis for the processing is the agreement.

Recipients and recipient groups

The legal basis for the processing is the agreement and consent is not required. The data subject may withdraw the provided information by reporting this to the address tietosuoja@kaukokiito.

Data content of the register

The register of agreements includes the following information:

- First name and last name of the person
- Represented company
- Business ID
- Carrier number
- Email address
- Postal address
- Telephone number
- Bank account number
- Driver information
- Driver training information
- Fleet information
- Reports pursuant to the Act on the Contractor's Obligations and Liability when Work is Contracted Out
- Other jointly agreed business-related matters

Regular sources of information

The telephone and other electronic means of communication.

Data may also be collected from the subcontractors who are related to the use or production of the service.

Information about the partners' other activities in the digital environment may be collected from the partners' websites, information systems or other digital sources to which the customer logs in through an electronic invitation (link), cookies or by using an ID provided for the customer. The source can be, for example, Vastuugroup.fi or fimilar

The register data can only be accessed by the controller, with the exception of situations in which an external service provider is used either to produce an added value service or support a credit decision.

Data is not disclosed outside the controller or for the use of its partners, except in matters related to a credit application, recovery or invoicing and when required by the legislation. The personal data of the data subject are disposed of upon the user's request, unless otherwise required by the legislation, open invoices or recovery actions.

Personal data retention period

The data in the register of agreements is retained for ten (10) years after the termination of the agreement.

Regular transfers of information

The register data can only be accessed by the controller, with the exception of situations in which an external service provider is used either to produce an added value service or support a credit decision.

Data is not disclosed outside the organisation or for the use of its partners, except in matters related to a credit application, recovery or invoicing and when required by the legislation.

The personal data of the data subject are disposed of upon the user's request, unless otherwise required by the legislation, open invoices or recovery actions.

Data transfer outside the EU or EEA

Personal data is not disclosed outside the European Union, unless it is necessary for ensuring the technical implementation of the company or its partners.

Principles of registry protection A: Manual material

Contact details collected during joint activities and at events and other documents containing manually processed personal data are stored, after initial processing, in a locked and fire-safe storage premises.

Only designated employees who have signed non-disclosure agreements have the right to process manually recorded customer information.

The data in the register are safeguarded and processed in accordance with the provisions and principles of the Data Protection Act, instructions of the authorities and good data processing practices.

Principles of register protection B: Electronic material

Only the organisation's designated employees and employees of companies operating on behalf of the organisation have the right to access the register of agreements and maintain its information. Each designated user has their own personal

IDs and passwords. Each user has signed a non-disclosure agreement.

The system is protected by a firewall, which provides protection for external contacts to the system.

The data in the register are safeguarded and processed in accordance with the provisions and principles of the Data Protection Act, instructions of the authorities and good data processing practices.

Cookies

We use cookies on our websites. A cookie is a small text file sent to and saved on the user's computer. Cookies do not damage users' computers or files. The primary purpose of cookies is to improve and adapt the visitor's user experience on the website as well as to analyse and enhance the functionality and content of the website.

Data collected by cookies can also be used for marketing and targeting the marketing as well as for marketing optimisation. A visitor cannot be identified solely on the basis of cookies.

However, data collected by cookies can be linked to other information obtained from the user in other contexts, such as when the user fills out a form on our website.

Cookies are used to collect the following information:

- visitor's IP address
- time of the visit
- browsed websites and times of visiting
- visitor's browser

Your rights

Users visiting our website can, at any time, disable the use of cookies by changing their browser settings. Most browsers allow the disabling of cookies and erasure of already saved cookies. Disabling cookies may affect the functionality of the website. GOOGLE ANALYTICS Statistical information on the use of our website is collected by the Google Analytics service. The purpose of this is the website's monitoring, development and marketing planning. The information of an individual user or person cannot be identified from the collected data.

The website also uses Google Analytics Demographics to collect target group- and theme-related information, such as the user's age, gender and interests. Settings related to the collection of this information can be changed through your own Google account at https://www.google.com/settings/ads

If you wish, you can disable Google Analytics tracking through the Chrome browser add-on.

Automatic processing and profiling

The data is not always processed by humans.

Inspection right, i.e. the right to get access to personal data

Data subjects have the right to access the information that has been registered about them. The right of access request must be submitted in writing by contacting the controller's customer service or register contact person in Finnish or in English. The right of access request must be signed.

The data subject has the right to prohibit the use and disclosure of their information for direct advertising, remote selling, direct marketing as well as marketing and opinion research by contacting the controller's customer service.

The right to transfer data from one system to another

The data subject has the right to transfer their information from one system to another.

The transfer request can be submitted to the register contact person.

The right to demand correction of information

Personal data saved in the register which is incorrect, unnecessary, incomplete or outdated in terms of the purpose of the processing must be rectified, removed or supplemented.

The personally signed request for rectification must be submitted in writing to the organisation's customer service or the contact person of the personal data register.

The request must specify which data is requested to be rectified and on what grounds. The data is rectified without undue delay.

The rectification of the data is reported to the party from which the incorrect data was obtained or disclosed to.

The person responsible for the register provides a written certificate of the refusal to rectify the data, which states the reasons for the refusal. The party concerned may refer the refusal to the Data Protection Ombudsman for a decision.

The right to file a complaint with the supervisory authority

If you deem that your personal data has been processed in breach of the General Data Protection Regulation, you have the right to lodge a complaint with the supervisory authority.

The complaint can be lodged also in the Member State where you have your permanent place of residence or workplace.

Contact details of the national supervisory authority: The Office of the Data Protection Ombudsman PO Box 800, Ratapihantie 9, 00521 Helsinki, Finland tel. +358 (0)29 566 6700 tietosuoja@om.fi https://tietosuoja.fi/en/home

Other rights related to the processing of personal data

The data subject has the right to prohibit the disclosure and processing of their data for direct marketing and other marketing, the right to request for the anonymisation of their data, where applicable, and the right to be forgotten.