

THE DATA PROTECTION POLICY OF ACRO SECURITIES HF.

1. Introduction

ACRO Securities hf. (hereinafter „*The company*“), reg. no. 451294-2029, Skólavörðustíg 25, 101 Reykjavík, emphasize ensuring the reliability, confidentiality and security of personal data which the company may process. A clear data protection policy, built on honesty and transparency, enhances respect and trust for the company, which is the company's objective when it comes to personal data protection.

The company vows to process clients' personal data in accordance with current protection laws. The company works extensively to ensure that clients' personal data remains protected, and this policy is intended to inform clients what personal data The company collects, how the company uses such data and who can access it.

2. Collecting, handling and storing personal data

The company processes various types of personal client data. The process includes any kind of handling, such as collection, registration, classification, preservation, usage etc.

The company does not process any data without having legal authorization, which can for example, be based on a client's acceptance, a contract, provisions of law or legitimate interests. Furthermore, the company does not process any personal data without having a necessary purpose. The primary purpose of processing personal data is to provide customers with the services that are requested or which the company offers.

The company is legally obligated to store various types of personal identifiable data, such as on account of the provisions of anti-money laundering law, provisions of accounting law and to inform the competent authority handling inspection or other public authorities.

If The company intends to process personal data in any other purpose than it was originally intended for, as stated above, the person concerned must be informed, as appropriate, of this new purpose before such processing begins. Personal data is stored in accordance with law, and no longer than is necessary. When the data is no longer necessary the data is destroyed or made personally unidentifiable.

3. Third party access

The company will not sell or rent any personal or financial intelligence to a third party.

The company will only ever transfer personal data to third parties if it is considered necessary for the purpose of achieving the company's intended goals. The company will in all cases enter into processing agreements with those third parties. Such agreements oblige the third parties to comply with data processing rules and implement procedures for safety of data. Furthermore, these third parties are in all cases bound by confidentiality provisions.

4. Safety of personal data

The company regards its clients' privacy with the utmost of importance. The company seeks to take appropriate technical and regulatory measures for the protection of personal data, with particular regard to their nature. These measures are intended to protect personal data against accidental loss or change and against unauthorized access, or any kind of use. Examples of security measures taken by the company are

access controls in the company's IT systems. The company will also, if needed, evaluate the risk involved in processing certain types of personal data using a risk assessment protocols, depending on the nature of the information.

5. Client's right regarding company use of personal data

Individuals are entitled to request access to their personal data, and under certain circumstances to correct, delete or limit processing. They also have the right to object to processing and request their data be transferred. In addition, individuals have the right to submit a complaint to the Data Protection Authority.

6. Review

The company may change this policy in accordance with changes in applicable laws or regulations, or changes in the processing of personal data within the company. Those changes will take effect after publication on the company's website: www.acro.is

7. Legal obligation

In spite of statements above, the company reserves rights to deliver information to a third party in the following cases:

- The company is required to by law.
- The company is bought or merges with another company, but then only in accordance with the provisions of this document.

8. Questions

If questions arise regarding this policy, please contact us at +354 532 8000 or send an e-mail to acro@acro.is