

GDPR policy

Within Liros Electronics i Malmö AB (The Company), we handle all personal data in accordance with the GDPR Directive – General Data Protection Regulation – the EU regulation applicable in all European member states from May 25, 2018.

This means that all personal data, without exception, are processed in accordance with this regulation and legislation currently in force. The Company does not direct, distribute or sell personal data to third parties. Personal data are not transferred to foreign operators.

The Company saves personal data only as long as there is reason to fulfill our contractual obligations towards the respondent and that there are no legal requirements or rights to store the information.

Responsible for compliance with the directive is the CEO who annually appoints an internally responsible resource. The board of Directors annually reviews that the company's internal directives are in keeping with the current standard in relation to the EU regulation.

How we get access to personal data

The most common reason that The Company collects and processes personal data is in the case of quotations and the automated database searches carried out in, for example, credit investigations. In this case, personal data may also be stored through service management via our partners, which we use to deliver maximum service and functionality. The Company therefore deals with these personal data as a consequence of the legal aspect of the 'signed agreement'.

A third area of personal data collection is voluntary subscription to our information service, such as newsletters or investment prospectuses, corporate events or trade fairs.

All stored personal data are necessary to maintain a functional contact, e.g for financial legal questions, facts and information, invitations, newsletters and related media.

The Company's legal basis for personal data processing may thus be summed up as a combination of legal requirements for the performance of contracts and a balance of interests with our legitimate requirements for disseminating information.

When the customer relationship or other contact ceases or is cancelled, we delete without undue delay, and without the involvement of the customer, the personal data in accordance with the EU data regulation.

Withdrawal of consent and questions

The personal data are stored in the necessary case by a specific customer relationship and otherwise by the consent given by the customer when the information is communicated to us.

A customer may at any time choose to revoke such consent by contacting us and explaining what information is to be deleted. In our newsletter, there is usually also an 'unsubscribe' function.

Upon withdrawal of consent, The Company deletes the selected personal data and terminates the processing covered by the consent.

However, it may occur that the same personal data is processed both on the basis of consent and on the basis that the information is necessary for the customer relationship or on the basis of other rules. This means that even if the stakeholder withdraws its consent, and that the treatment based on consent ceases, the personal data may still remain with us for any other purpose.

Anyone who wants to withdraw consent or wants information about the data registered, may contact us via mail@liros.se or by standard letter to address:

Liros Electronics i Malmö AB, Höbergsgatan 27, 6 tr, SE-116 20 Stockholm, Sweden

The Swedish authority responsible for verifying and monitoring compliance with the GDPR is Datainspektionen (the Swedish data protection inspectorate). Anyone registered in our databases, may make complaints directly to the authority. Current contact information may be searched on the Internet.

Stockholm in December 2018

The Board of Directors