

29 August 2023

Privacy policy, Company loans, housing credits and interest subsidies for organisations and state guarantees contact information register

1. Controller	<p>Name State Treasury</p> <p>Address Sörnäisten rantatie 13, P.O. Box 14, FI-00054 State Treasury</p> <p>Other contact details (e.g., tel. no. during office hours, email address) tel. +358 (0)295 50 2000, registry(at)statetreasury.fi</p>
2. Data protection officer and contact person in matters related to the register	<p>Data protection officer Heikki Kangas, tel. +358 (0)295 502 156, tietosuojavastaava(at)valtiokonttori.fi</p> <p>Contact person in matters related to the register Company loans: Maria-Elisa Eerikäinen, tel. +358 (0)295 502 510. maria-elisa.eerikainen(at)valtiokonttori.fi Interest subsidies for organisations and state guarantees: Mirkka Luoma, tel. + 358 (0)295 502 515, mirkka.luoma(at)valtiokonttori.fi Housing credits: Jari Häkkinen, tel. +358 (0)295 502 080, jari.hakkinen(at)valtiokonttori.fi</p>
3. Register name	Company loans, housing credits and interest subsidies for organisations and state guarantees contact information register
4. Legal basis and purpose for processing of personal data	<p>Under Section 2, Subsection 1, Paragraph 1 of the Act on the State Treasury (1991/305), the State Treasury is responsible for arranging loan servicing for government agencies and institutions. According to the rules of procedure of the State Treasury, the task is assigned to the Finance Division, and the division has assigned it to Lending.</p> <p>The processing of personal data in the groups referred to in this register of the State Treasury is based on Article 6(1) (b;c;e) of EU's General Data Protection Regulation (GDPR). The collection, processing and disclosure of data is necessary for the performance of the State Treasury's statutory obligations. The purpose of processing personal data is to manage the State Treasury's statutory obligations related to loans granted by the state.</p> <p>The collected data ensure that the customer's data are always up to date. The data help to identify the customer in a customer service situation. These data can also be used to provide customer satisfaction surveys.</p>
5. Information content of the register	<p>The register contains the information on borrowers' loan managers and other legal representatives.</p> <p>Only the necessary information is collected on the persons mentioned above for contact purposes. These include e-mail address, telephone number and postal address.</p>



6. Ordinary information sources	<p>Personal data are collected from the data subject themselves when the data subject discloses data to the State Treasury, for example in customer service situations.</p> <p>Personal data can also be collected from other external sources, such as the Population Information System, the National Land Survey of Finland, the Tax Administration's register, the Business Information System and Suomen asiakastieto Oy, as well as debt recovery authorities and courts.</p>
7. Regular disclosures of data	<p>Data may be disclosed to other authorities to the extent required by law.</p> <p>Data may also be disclosed to other authorities, such as the Finnish Tax Administration and Statistics Finland, if this is required by law. The disclosure of data is based on the performance of statutory obligations, and data is only disclosed to the extent necessary.</p> <p>Data may also be seen by application suppliers in a contractual relationship with the State Treasury in situations where the application supplier must rectify a fault situation in the information system used for processing the data or where changes to the information system are tested.</p>
8. Regular disclosures of personal data or transfer of data outside the EU or the EEA	<p>Information is not disclosed or transferred to recipients outside the EU or EEA.</p>
9. Principles for register protection	<p>The State Treasury takes data protection issues into consideration in all its activities. The State Treasury has defined data protection principles that describe the processes followed by the State Treasury when processing personal data. The data protection principles are updated regularly.</p> <p>Personal data are protected by both technical means and procedures related to the organisation, administration and procedures. These measures protect data against loss, misuse and destruction and against unauthorised use or disclosure.</p> <p>The data are processed in locked physical facilities and electronic systems that can only be accessed by State Treasury personnel. All employees of the State Treasury have an obligation of secrecy based on their official position or employment relationship. The processing of data is only permitted for persons whose duties involve the processing of personal data at any given time. All employees have been security cleared. Application suppliers and service providers that have a contractual relationship with the State Treasury are also bound by secrecy provisions.</p> <p>The State Treasury's systems are protected, and user rights are defined individually for each employee. Personnel can only view personal data to which they have been granted access rights.</p> <p>A procedure for identifying a customer is followed to ensure that data are not disclosed to persons who do not have rights to them. The State Treasury has issued guidelines on sending documents and identifying the party concerned. As a rule, customer identification takes place in an electronic signature system in which the customer uses online banking IDs, or another means of strong identification. When signing documents, the customer can also be identified with an identity document, or another means of strong identification. As a rule, decisions and other documents are delivered by post.</p>



10. Data storage period/ criteria for determining storage period	The retention periods for contracts and other documents are specified in the State Treasury's archive formation plan and records management plan. The data will be stored for 10 years after the end of the customer relationship. The data will be deleted from the register after the deadline.
11. Information on automated decision-making	The State Treasury does not make any automatic decisions related to company loans, housing credit or interest subsidies for organisations and state guarantees.
12. Right of access	<p>The data subject has the right to access their data in the register. The request must be submitted in writing either by e-mail or by post. In their access request, the data subject must present the identification information needed to find the data according to these instructions. Requests should be sent to the State Treasury's registry office:</p> <p>E-mail: kirjaamo(at)valtiokonttori.fi Postal address: Sörnäisten rantatie 13, P.O. Box 14, FI-00054 State Treasury</p> <p>In the event that the data subject has exercised their right of access less than one year ago, the State Treasury may collect a fee based on the administrative costs caused by the provision of the data.</p>
13. Rectification of data	<p>Data subjects are entitled to request corrections to any incorrect information the register may contain on them. Requests should be sent to the State Treasury's registry office as described in paragraph 12.</p> <p>If incorrect, unnecessary, incomplete or otherwise obsolete data is detected through inspection by personnel or automated inspection on one's own initiative, such information shall be corrected or deleted immediately.</p>
14. The right to object to processing of personal data	The State Treasury processes personal data in order to carry out its statutory duties, and the data subject does not have the right to object to the processing of their personal data.
15. Right to rectification or erasure or restriction of processing	<p>The data subject has the right to demand that the State Treasury rectify, without undue delay, inaccurate and incorrect personal data concerning the data subject according to Article 16 of the EU's General Data Protection Regulation.</p> <p>The State Treasury processes personal data in order to fulfil its statutory obligation, and the data subject is therefore not entitled to have their data deleted before the end of the storage period described in paragraph 10.</p> <p>The data subject has the right to restrict the processing of their personal data as specified in Article 18 of the EU's General Data Protection Regulation. Requests should be sent to the State Treasury's registry office as described in paragraph 12.</p>
16. Right to lodge a complaint	<p>The data subject has the right to lodge a complaint with a supervisory authority if the data subject believes that their rights have been infringed by the actions of the controller.</p> <p>The supervisory authority is the Office of the Data Protection Ombudsman:</p> <p>E-mail: tietosuoja(at)om.fi Postal address: P.O. Box 800, FI-00531 Helsinki</p>
17. Other rights	Personal data is neither used nor disclosed for the purposes of direct advertising, distance marketing or other direct marketing, market and opinion research, registers of individuals, or genealogies.



18. Use of cookies	<p>The valtiokonttori.fi website uses cookies. For more information on the use of cookies, see paragraph 19 of the privacy policy of the valtiokonttori.fi website.</p> <p>Cookies are not used in systems related to the servicing of loans, guarantees and interest subsidies.</p>
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