

Principles of Processing Customer Data

1. Definitions

Coop Bank Group is Coop Bank AS and its daughter companies providing financial services. The list of Coop Bank Group financial undertakers is available on the website www.cooppank.ee.

Personal data is all data concerning an identified or identifiable Customer who is a physical person.

Customer data is all information (including information that can be handled as banking secrecy and personal data), which is known to the Coop Bank about the Customer (e.g. name, personal ID number, contact data, data of the representative, transaction data).

Processing customer data is any activity concerning the Customer's data, including collection, storing, editing, using, disclosing and sharing it.

The Customer is any physical or legal body who uses, has used or has expressed the wish to use the services provided by Coop Bank Group or is directly connected to providing the services (e.g. guarantors, representatives and actual beneficiaries).

2. General Part

2.1. The current principles of processing customer data explain the processing of customer data in Coop Bank Group and the rights of the customers in connection to the processing of the customer data.

2.2. The provisions of processing customer data may also be included in the contracts between the Customer and Coop Bank Group. In that case, if the provisions clash with each other, the contractual agreements are superior.

2.3. Customer data is processed in order to provide better service to the customers, draft contracts and fulfil valid contracts, make offers, develop new services and fulfil the duties resulting from legislation.

2.4. The employees responsible for processing customer data are the financial undertakers of Coop Bank Group and within the scope where the disclosure of customer data to each other is allowed and necessary, the representatives act as co-responsible processers. Such activity as a co-responsible processer mostly occurs with the purpose to administer the customers' personal and contact data centrally, in credit activities, in order to hinder money laundering and the terrorist financing and in pan-group risk management activities, including diminishing the risk of fraud.

2.5. In their everyday activities, Coop Bank Group acts upon legislation concerning personal data protection, general provision of data protection, Credit Institutions Act, Money Laundering and Terrorist Financing

Prevention Act and other relevant guidelines, legal regulation and regulation by monitoring institutions.

2.6. Coop Bank Group assures the legality, confidentiality and safety of Customer data and its handling and employs all necessary organisational, physical and info technology means to ensure it.

2.7. In order to provide the services and/or to fulfil their legal duties, Coop Bank Group may employ co-operation partners who act as authorized or co-responsible processers of the data. Such co-operation partners are carefully selected by Coop Bank Group and it is verified before the beginning of work that the co-operation partner is capable of ensuring the processing of customer data according to the requirements. Certified processers may process customer data only according to the guidelines and within the scope given by the Coop Bank Group.

2.8. Coop Bank Group has the right to change these conditions unilaterally at any time according to valid legal acts. The customer is informed about the change of principles at least 1 (one) month prior through the web page www.cooppank.ee and/or the communication device agreed to the Customer. Coop Bank Group does not have to observe the announcement period if the changes occur due to the change in legal acts.

2.9. The legitimacy of customer data processing in Coop Bank Group is observed by the data protection officer of Coop Bank Group. The Customers have the right to directly contact the data protection officer with problems and questions concerning customer data processing as following: contact address Narva mnt 4, 15014 Tallinn and by e-mail address andmekaitse@cooppank.ee.

3. Composition of Customer Data

3.1. Coop Bank Group receives or collects Customer data from the Customer themselves as well as other sources (various public registries or information received from third persons).

3.2. The processed Customer data is mostly, but not only:

3.2.1. Customer's personal data (name, personal identification number, birth time and -place, language of communication, family information, tax residency);

3.2.2. Customer's contact data (e.g. official address and place of residence, mail address, contact phone, e-mail address);

3.2.3. Data concerning customer's occupation (including education and previous and current place of work for physical persons and their field of occupation in case of legal persons, and information about the Customer's financial experience);

3.2.4. The Customer's financial data (including income, assets, liabilities, and data about the source of income and assets);

3.2.5. Information concerning the Customer's transactions (e.g. information about various transactions made

by the Customer, including the signed contracts);

3.2.6. Information concerning the persons connected to the Customer (including data about the Customer's representative, actual benefactors, and connection to different legal persons);

3.2.7. Information concerning the Customer's reliability (e.g. information about previous payment behaviour and the liabilities undertaken, information about possible connections to money laundering or terrorist financing);

3.2.8. Information concerning the Customer's habits, preferences and satisfaction about the use of the Customer segment and different sections of the bank's website and visiting the banking offices;

3.2.9. Information acquired from fulfilling legal responsibilities (e.g. information acquired from enquiries/requests from courts, investigative institutions, tax authorities and bailiffs).

4. Legal Basis and Purpose of Processing Customer Data

4.1. Processing customer data, including publishing the data and disclosing it to the third persons occurs either:

4.1.1. To fulfil a contract signed with the Customer, to carry out the activities preceding signing the contract or to ensure the fulfilling of the contract or;

4.1.2. To fulfil Coop Bank Group legal responsibilities or a task of public interest or;

4.1.3. Based on justified interest of Coop Bank Group or;

4.1.4. Upon the Customer's consent in the purpose and scope expressed in the consent.

4.2. Based on the type of customer data, different customer data could be processed for different reasons and on different legal basis (for example the Customer's contact data for fulfilling the legal duties, drafting the contract as well as mailing the Customer directly upon their consent).

4.3. In order to draft the contract, take the measures preceding to drafting the contract, or to ensure fulfilling the contract, the Customer data is processed among other reasons for the purpose of:

4.3.1. Deciding upon the contract, including to make decisions concerning the suitable contractual conditions (processing Customer data prior to signing the contract);

4.3.2. To fulfil the contract (for example make payments, forward loan schedules) or ensure fulfilling the contract, including debt collection for an incomplete contract (debt notifications through various means of communication, debt collection procedures);

4.3.3. To fulfil the rights arising from the contract effective with the Customer or a contract connected to that (guarantee agreements, repurchase agreements of leased items);

4.3.4. To establish the rights that have been breached or disputed (including disclosing data to the representative of the Coop Bank Group).

4.4. In order to fulfil legal responsibilities or a task of public interest, Customer data is processed among other things for the purpose of:

4.4.1. Hindering money laundering and terrorist financing (for example checking Customer data from public registries, monitoring the Customer's payment transactions, checking the source of assets);

4.4.2. Fulfil the obligations deriving from the Tax Information Exchange Act (checking Customer data from public registries, disclosing the data concerning personal, transaction and financial assets of relevant Customers and their actual benefactors to Estonian Tax Authority in order to exchange international tax information);

4.4.3. To apply the principle of responsible loaning in order to evaluate the Customer's creditworthiness and reliability (e.g. analysing the Customer's income and liabilities, checking earlier payment defaults);

4.4.4. In order to perform statistical and financial analyses;

4.4.5. In order to fulfil the obligations deriving from the Credit Institutions Act and other legal acts and to realize the rights (e.g. responding to the requests of courts, investigative institutions, notaries and bailiffs);

4.4.6. In order to fulfil the duties deriving from EU legal acts, for example the duties deriving from EU directive no 575/2013 based on a consolidated situation, mostly for risk management and observing the concentration limits by Coop Bank Group.

4.5. Based on justified interest, Customer data is processed mostly for the purpose of:

4.5.1. Risk management, including prevention of fraud and to ensure safety (e.g. use of security cameras, monitoring Customer transactions);

4.5.2. Developing products and services;

4.5.3. Protection of their own rights in order to store the data and documents upon expiration of the data;

4.5.4. Processing customer complaints;

4.5.5. Providing better customer service (e.g. saving phone calls);

4.5.6. Marketing activity to the Customers of the financial undertaker Coop Bank Group in providing the financial services of the financial undertaker.

4.6. According to the Customer's consent, the Customer data is processed mostly for the purpose of:

4.6.1. Offering the Customers the services and products of Coop Bank Group, including mailing personal offers directly to the Customer;

4.6.2. Offering the Customer carefully selected services and goods from co-operation partners, including directly mailing personal offers to the Customer;

4.6.3. Disclose Customer data to third persons so that they could mail personalized offers or marketing mail concerning their services to the Customer.

4.6.4. Organize customer games and campaigns;

4.6.5. Carry out surveys, questionnaires etc. in order to better understand the Customer's expectations and habits.

4.7. The Customer's consent for processing Customer data is generally indefinite and does not depend on the validity of customer relations.

4.8. The Customer has the right to withdraw their consent at any moment. The consent can be withdrawn by using the link in the e-mail and/or advertisement or by forwarding the request to withdraw the consent in the bank office, Internet bank or as a digitally signed request.

5. Disclosing Customer Data

5.1. Disclosing Customer data is one of the ways of processing Customer data and it can only be done for the goals and on the basis listed in point 4.

5.2. Coop Bank Group discloses Customer data:

5.2.1. Within the Coop Bank Group between different financial undertakers, including the financial undertakers that will become the members of Coop Bank Group in the future;

5.2.2. The transactions requested by the Customer, e.g. for making payment transactions to the correspondence banks, the global information system SWIFT (Society for Worldwide Interbank Financial Telecommunication, see www.swift.com) mediating international bank transactions, payment mediators, international card companies and other similar co-operation partners;

5.2.3. To the persons connected to the credit contracts and having justifiable interest (e.g. guarantors, owners of the guarantee, guarantee granters, co-loaners and appliers, buyers and sellers of the leased item, contractual re-purchasers of the leased items);

5.2.4. To providers of different technical and support services servicing Coop Bank Group (e.g. communications, IT and print services, direct mailing, archive, document disposal service providers);

5.2.5. To the registrars of different databases (e.g. to registrar of the payment defaults registry in order to fulfil the principle of responsible loaning; population data registry, business register or other registrars of similar databases in order to verify the Customer's data);

5.2.6. To other credit and financial institutions and insurance providers based on their requests in order to provide the service to the Customer that they have requested or to evaluate the reliability and risk connected to the Customer, also to hinder money laundering and terrorist financing;

5.2.7. In order to grant the right to claim to the new creditor;

5.2.8. To third persons if the Customer has not observed the contract made with Coop Bank Group (e.g. debt collectors and legal aid);

5.2.9. Auditors and financial advisers of Coop Bank Group;

5.2.10. To the persons listed in the Credit Institutions Act and other legal acts whom Coop Bank Group undertakes

to disclose the information protected by the banking secret (e.g. pre-litigation procedures, courts, notaries, Financial Inspection, bailiffs);

5.2.11. To authorised processors of Customer data.

5.3. Disclosing Customer data listed in this point, mostly when making foreign transactions, can bring along the processing of Customer data in the countries which have an insufficient level of data protection according to the evaluation of the European Commission. Information about relevant evaluations of the European Union can be found at <https://ec.europa.eu/info/law/law-topic/data-protection/>.

6. Automated Decisions and Profiling

6.1. Coop Bank Group uses profiling in various processes, including:

6.1.1. Forwarding marketing offers;

6.1.2. Product development and monitoring;

6.1.3. Analysis of credit capacity in the crediting process, including making automated decisions and giving credit, quitting the contract as well as sending reminders and debt notifications concerning an unfulfilled contract;

6.1.4. To evaluate the AML risk level.

6.2. Profiling may, but does not have to include automated decision-making and vice versa.

6.3. If Coop Bank Group makes an automated decision about the Customer that brings along legal consequences or has a notable effect on the Customer, the Customer has the right to contact Coop Bank Group and receive explanations about the logic of the decision, including request the reviewing of the decision by an employee of the Coop Bank Group.

7. Storing Customer Data

7.1. Upon processing customer data, Coop Bank Group derives from the principles of minimum data as well as the storing restrictions.

7.2. Storing customer data by Coop Bank Group lasts until the processing goals have been met or until fulfilling the duties deriving from legal acts.

7.3. Personal customer data is generally stored by Coop Bank Group for up to 10 years since the customer relations end. The reason and legal basis for storing personal customer data after the customer relations have ended derives from either the responsibility stipulated in a legal act to save the data or the justified interest of Coop Bank Group to provide the necessary information and possible base documents to solve the disputes arising from customer contracts or other risk management.

7.4. Upon storing personal customer data, Coop Bank Group takes into consideration the rights of other Customers according to the principle that the deleted data may not hinder the interests and rights of other Customers.

8. Rights and Responsibilities of the Customer

8.1. The Customer has the responsibility to give the Coop Bank Group only correct and timely customer data, also inform Coop Bank Group without delay about the changes in the data. Coop Bank Group has the right to request additional information and/or documents from the Customer to prove the changes in customer data (e.g. changes in Customer's name, tax residency etc.) and the Customer has the responsibility to present the requested documents without delay.

8.2. The customer has the right to:

8.2.1. Receive information about processing their data, get acquainted to their customer data in a banking office and/or in the internet bank and present statements to Coop Bank Group if they find that their rights have been breached upon processing the customer data, including present a request to make changes to their customer data;

8.2.2. Request ending the processing of their data and/or deletion of their data from Coop Bank Group if they find that data processing by Coop Bank Group and/or its scope or purpose are not based on legal basis;

8.2.3. Request the deletion of personal customer data if they find that Coop Bank Group does not have a legal right to process relevant data;

8.2.4. Request a limitation to processing personal data;

8.2.5. Request disclosing personal data presented by themselves that is processed automatically;

8.2.6. Turn to Customer Protection Inspectorate and/or a competent court to protect their breached rights.

8.3. If a breach in customer data processing by Coop Bank Group has been identified, the Customer has the right to request compensation for the damage caused to them.

8.4. Exercising their rights by the Customer may not hinder the justified interests and rights of other customers and Coop Bank Group.