

Privacy Policy for clients who are legal entities

In this privacy policy for clients who are legal entities ("Policy"), references to "Svalner Atlas", "we", "us" and "our" means Svalner Atlas Sweden KB (for contact details, see *Contact us* below).

Why are we informing you?

This Policy describes how we collect, process, use and transfer (collectively "process") your personal data.

Personal data is any information that can be linked to an individual. Common examples of personal data processed by us in our day-to-day activities are name, address and data used in the processing of your employer's case.

If you have any questions about our personal data processing, please feel free to contact us using the details provided under *Contact us* below.

Who is the data controller?

Svalner Atlas is the data controller, which means that we determine the purposes and means of how personal data is processed by us. This also means that we are obliged to ensure that your personal data is processed in accordance with this Policy and that we are obliged to provide you with the information contained in this Policy. If you have any questions, you can contact us via the contact details provided under *Contact us* below.

Processing of your personal data

What personal data do we process?

The personal data we collect can be divided into five categories (i) Contact details, (ii) Regulatory information, (iii) Information about the matter, (iv) Information for meetings, seminars or similar, and (v) Marketing preferences. We primarily collect personal data directly from you, but in some cases we may receive the data from, for example, your employer, companies you own, public registers or authorities. The data is collected in order to perform the work we have undertaken in the agreement with you or your employer and to fulfill our legal obligations.

The data we process and where we obtain it from is shown in the table below. Sometimes the processing is also carried out by others than us and then on our behalf (see *Does Svalner Atlas share your personal data with others?* below).

Category of data	Type of personal data	Collected from
Contact details	 Name Address Telephone number Information about your organization, such as your 	YouYour employerPublic sources and registers

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	workplace, your title and your contact details within your organization	
Regulatory information	 Contact details (see above) Personal identification number Identity document, such as a copy of your passport or driving license Information on whether you are a politically exposed person (PEP) 	 You Your employer Third party services for regulatory control
Information about the matter	Information related to your case or questions, case-related communication Information about others (e.g. your customers and/or employees) that you provide to us in connection with the case Information you provide during meetings or other contact with us Information for billing and payment	You Your employer
Information before a meeting, seminar or similar	Information on food preferences, including any allergies Information on any requirements regarding accessibility, including any disability Information on golf handicaps	• You
Marketing preferences	 Contact details (see above) Your areas of interest Your preferences for marketing communications 	You Public sources and registers

How do we process your personal data?

We use your personal data for several different purposes. We must always have a legal basis under the GDPR to process your personal data. Below is a summary of the purposes for which we process your personal data and the legal basis for the processing.

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Legal basis				
Purposes of the processing	Your consent	Executing a contract with you as the contact person of the legal person	Complying with a legal obligation	Our legitimate interest
Regulatory information	n and Contact details			
a) Conducting a customer due diligence process			The legal obligation is to comply with the rules on customer due diligence in the Money Laundering and Terrorist Financing (Prevention) Act (2017:630). Where relevant, personal identity numbers are processed on the basis that it is clearly justified by the importance of secure	
necessary for the preven		of five years as required vestigation of money lau		nancing.
b) Adding clients to our systems		(for sole proprietorships) Where applicable, personal identity numbers are processed on the basis that it is clearly justified by the importance of secure identification.		(for limited liability companies and partnerships) Svalner Atlas' legitimate interest is to register clients and contacts in its systems.
Storage time: The data is processed for the time necessary for us to be able to administer the client relationship and fulfil our obligations in relation to you as a client. Information about the matter and Contact details				
c) Answering your questions and administer the services provided to you as a client.				Svalner Atlas' legitimate interest is to answer questions from clients.

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Storage time: The data is processe and fulfil our obligations in relatio	ed for the time necessary for us to be able t n to you as a client.	o administer the client relationship
d) Providing and	V	V
documenting our services to clients	(for sole proprietorships)	(for limited liability companies and partnerships)
		Svalner Atlas' legitimate interest is to provide and document services to clients.
Storage time: The data is processe and fulfil our obligations in relatio	ed for the time necessary for us to be able t n to you as a client.	o administer the client relationship
e) Preparing	Ø	
reports describing the time spent on matters.	(for sole proprietorships)	(for limited liability companies and partnerships)
		Svalner Atlas' legitimate interest is to prepare and provide reports describing the time spent on the matter.
Storage time: The data is processe and fulfil our obligations in relatio	ed for the time necessary for us to be able t n to you as a client.	o administer the client relationship
f) Charging for our services	Ø	V
Services	(for sole proprietorships)	(for limited liability companies and partnerships)
		Svalner Atlas' legitimate interest is to charge for the services provided.
Storage time: The data is processe and fulfil our obligations in relatio	ed for the time necessary for us to be able t n to you as a client.	o administer the client relationship
g) Managing,		I
planning and delivering a strategy for our business, including our business and marketing strategy (including setting targets for clients and		Svalner Atlas' legitimate interest is to use certain client- related personal data as part of our business development and strategy.
potential clients)		

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			ime necessary for us to be	e able to administer t	he client relationship
		s in relation to you as	a client.		
h) Accou	-				
purpos	555			The legal obligation is to comply with the rules on	
				accounting in the Accounting Act (1999:1078)	
Storage tin	ne: The data i	is deleted seven years	s after the invoice is issue	ed.	
Informatio	on before a m	eeting, seminar or si	milar and Contact details	S	
i) Receiv	ing you at				
provid	fice and e services d to your				Svalner Atlas' legitimate interest is to receive visits and provide services related to visits.
		is processed for the ti s in relation to you as	ime necessary for us to be	e able to administer t	he client relationship
	on about the	·			
j) Trainir	ng our		1		✓
emplo	yees				Svalner Atlas' legitimate interest is to use your personal data for the purpose of training our staff in the management of risks and improving the quality of our services.
Storage tin	ne: The data i	s stored for a maximu	um of 12 months after th	e matter is closed.	
	aints from outes with				Svalner Atlas' legitimate interest is to manage and resolve any complaints and disputes that clients might raise with us.
Storage tin	ne: The data i	s stored for a period	of ten years.		
Marketing	preferences	and Contact details			
	ng direct				\square
marke you (e. costun					Svalner Atlas' legitimate interest is to send direct

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			marketing to existing clients and other recipients with whom Svalner Atlas has an existing customer relationship.
Storage time: The data earlier if the client rela	a is stored until the recipient un ationship ends.	subscribes from marketing	communications or is deleted
m) Sending direct marketing to you (newsletter sign-up)	Consent is given when signing up for the newsletter.		
	a is stored until the recipient un atory information and Informa		communications.

We may also process special categories of personal data. Under applicable data protection law, special categories of personal data are subject to higher security requirements and also require a different legal basis for processing such data. The table below sets out the different purposes for which we may process your sensitive personal data and the relevant lawful basis on which we process the data.

When we process data relating to criminal offences, such as information on money laundering, we do so on the basis that the processing is necessary for the establishment, exercise or defence of legal claims.

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Purposes of the processing ex		You have provided your explicit consent for the processing	It is necessary to protect anyone's fundamental interests or they are unable to be able to give their consent	It is necessary to establish, make defend legal claims	It is necessary with regard to a important public interest
a)	Receive you at our or others' premises and provide services during visits and for seminars and similar events.	Health data (allergies and disability information if applicable)			
Sto	Conduct a customer due diligence process	is deleted at the end o	f the visit or seminar.	Information on criminal offences The legal obligation is to comply with the rules on customer due diligence in the Act (2017:630) on measures against money laundering and terrorist	

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necessary for the prevention, detection or investigation of money laundering or terrorist financing.

Does Svalner Atlas share your personal data with others?

Data may be shared when handling your case

We may sometimes share your personal data with external third parties, in which case the following categories of third parties are involved

- (a) other companies or offices within the network of advisers acting under the Svalner Atlas name to the extent necessary for handling your case;
- (b) other advisers, courts or authorities as part of handling your case;
- (c) courts and authorities; if we are asked to represent and answer questions or requests for opinion;

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- supervisory authorities and other competent authorities, if it is necessary for an investigation or to respond to inquiries regarding our compliance with the requirements of applicable law;
- (e) authorities;
- (f) financial institutions;
- (g) insurers; and
- (h) advisors, such as lawyers and accountants.

These organizations will process your personal data as data controllers, which means that they are responsible for their own processing of personal data.

We also engage third parties who provide us with certain services and who process personal data on our behalf. These third parties are data processors in relation to Svalner Atlas and we have therefore entered into data processing agreements with them. These services are:

- (a) IT support, cloud services and other IT-related services where the provider helps us manage, for example, our website, newsletters and invitations, document management systems, time tracking systems, financial and other systems; and
- (b) Debt collection agencies.

Does Svalner Atlas transfer personal data to countries outside the EU/EEA?

We generally do not transfer your personal data to a country outside the EU/EEA. Where your personal data is processed outside the EU/EEA, there is either a decision by the European Commission that the country in question ensures an adequate level of protection or appropriate safeguards in the form of standard contractual clauses.

If you have any questions about the transfer of data to other countries, please contact us, see contact details under *Contact us* below.

How is your personal data protected?

Svalner Atlas uses adequate IT security systems to protect the confidentiality, integrity and availability of your personal data. In particular, we have taken appropriate security measures against unlawful or unauthorized processing of personal data and against accidental loss of or damage to personal data. Access to your personal data is only granted to persons for whom it is necessary for the performance of their duties.

How long does Svalner Atlas store your personal data?

We will keep your personal data for as long as we need it to fulfil the purposes for which it was collected (see above) and to comply with laws and legal obligations. This may mean keeping some data for longer than others. For example, the length of time we keep your personal data is affected by the following (i) laws we are obliged to comply with,

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(ii) whether we have any legal proceedings between each other or any third party, (iii) the type of personal data we hold about you, and (iv) whether you or any competent authority asks us to retain the data.

For detailed information on how long Svalner Atlas stores your personal data, please refer to the above description of each processing activity.

Your rights and how to use them

You have various rights under the GDPR. If you have any questions about how to exercise your rights, please contact us, see *Contact us* below.

Below is a summary of the rights you have under the GDPR. The table below also contains information on any conditions and limitations on how the right can be exercised and how to exercise your right in practice.

Your rights	Explanation			
Right of access	You have the right to access the personal data we have about you and how it is processed (known as a 'register extract'). You also have the right to request a			
(Article 15 GDPR)	copy of the personal data processed by us.			
Right to data portability	You may have the right to receive the data you have provided to us, in a			
(Article 20 GDPR)	commonly used machine-readable format if the processing is based on your consent or on our agreement with you.			
	You also have the right to transfer the data to another controller or to have our assistance in transferring the data to another controller where this is technically feasible.			
Right to rectification	You have the right to have inaccurate data corrected without undue delay and to			
(Article 16 GDPR)	ask us to complete incomplete data by providing us with correct data.			
Right to object	You have the right to object to the processing of your data based on a balance of			
(Article 21 GDPR)	interests. If we cannot demonstrate compelling legitimate grounds to continue processing the data, we must cease the processing.			
Right to deletion and	You may have the right to have your personal data erased (also known as the			
restriction	'right to be forgotten') if, for example, you believe that the data we are processing is inaccurate, or that the processing itself is unlawful.			
(Article 17 and 18 GDPR)	processing is maccurate, or that the processing itself is unlawful.			
	There are various situations where we have the right to refuse your request for			
	erasure. Such situations may be (i) that we need the data to fulfil a legal			
	obligation, (ii) that we need the data to exercise or respond to legal claims, (iii)			
	that we need the data because certain archiving obligations apply by law, or (iv) that the data is necessary to fulfil contractual obligations we have towards you.			
	You may also request that certain processing of your data be restricted, for example if you object to the accuracy of the data.			
Right to withdraw your consent	You have the right to withdraw your consent to all or part of the processing to which you have previously consented, with effect from the moment of			
(Article 7.3 GDPR)	withdrawal.			
Right to lodge a complaint	You have the right to lodge a complaint with the Swedish Authority for Privacy Protection (www.imy.se).			
(Article 77 GDPR)				

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Contact us

If you have any questions or would like more information about your rights or our processing of your personal data, you are welcome to contact us by e-mail at sweden@svalneratlas.com, by post to Svalner Atlas Sweden KB, Lästmakargatan 3, 111 44 Stockholm or by telephone to 08-528 01 250.

Changes to this Policy

We may make changes to this Policy. We will notify you of the changes by email or post them on our website.

Svalner Atlas Sweden KB, 23 April 2025.

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