

Privacy Policy

Who are we?

We trade as The Compliance Company (also referred to in this privacy policy 'we', 'us'). The Compliance Company is a group of companies that comprises of four separate legal entities, namely;

The Compliance Company Core Services Limited (Company number 09512930)

The Compliance Company Advisory Services Limited (Company number 08855061)

The aforementioned legal entities provide consultancy services to individuals (e.g. sole traders, small partnerships and unincorporated bodies) and corporate bodies (e.g. private limited companies) in relation to compliance with the requirements under the FCA's regulatory system, data protection and direct marketing legislation.

These legal entities that make up The Compliance Company are authorised data controllers and the particulars of their registration can be found on the data protection register under the following registration numbers:

The Compliance Company Core Services Limited - ZA569064

The Compliance Company Advisory Services Limited- ZA934948

The Compliance Company can be contacted by telephone, post and/or email using any of the below contact details. We also have the facility to arrange face to face meetings subject to making prior appointments.

Contact Details

- Email: info@thecompliancecompany.co.uk
- Telephone: 01423 522 599
- Address: The Compliance Company, 1 Park Row, Leeds, LS1 5HN

How do we use your personal information?

As a financial services and data protection compliance consultancy, we predominantly process personal data in the course of providing services to businesses (as opposed to consumers). A good number of our clients are corporate bodies however we also work with firms that are individuals (e.g. sole traders, small unincorporated partnerships and unincorporated bodies). It is to be noted that the latter category of individuals are treated akin to consumers under data protection legislation and we endeavour to provide the intended consumer protection to this category of data subjects in the manner in which we process/handle your personal information.

Please see below details of how we use/intend to use your personal information and the legal bases that we rely upon for each use:

Category of Personal Data	Purposes of Processing Activities	Legal Basis
<p>We typically handle the following personal information relating to our clients and prospective clients:</p> <ol style="list-style-type: none"> 1. Business details including business name, business history, business financial data, business strategy details, details about business processes and Management Information such as complaints data, regulatory breaches and quality assurance information. 2. Personal information relating to key personnel in businesses including directors, partners, senior managers, sole traders and shareholders/proprietors. The typical personal information we handle relating to the aforementioned includes full name and title (including previous name(s) and reason for name change), employment history, job title, role description, financial probity information (e.g. judgement debt information, bankruptcy 	<p>We typically process the aforementioned personal information to enable us to assess your firm’s needs in order for us to ascertain how we can assist and for us to define the scope of our services for your firm.</p> <p>We process the aforementioned personal information in the course of providing our consultancy services. The category of personal information and the extent of the processing depends on the service that is being provided to your firm. By way of illustration, our consultancy services include assisting firms obtain FCA authorisation, conducting compliance audits, providing ongoing/retained compliance support services, providing compliance training and consultancy advice.</p> <p>We may, from time to time, use your personal information (typically</p>	<p>The legal basis upon which we rely upon to handle the aforementioned personal information is contract, namely the handling of your personal information is necessary for us to perform our obligation to you or in order to take steps, at your request, prior to entering into a service or appointed representative contract with you/your firm.</p> <p>We rely on the legitimate interests lawful basis to use your personal information for direct marketing purposes. The legitimate interest that we pursue is our commercial interests in promoting our products and services to you as you may have previously been a recipient of our consultancy or appointed representative services or may have enquired about our consultancy</p>

<p>etc.), employment references, shareholding information, National Insurance number, passport number, nationality, country of birth, date of birth, history of directorships (as applicable), details of regulatory or civil actions taken against you in the past, details relating to your training and competence including your Skills Gap Analysis and Training and Development Plan.</p> <p>3. Personal information relating to your staff such as full name, job title, role descriptions and training and competence records including quality assurance results. For example, where you communicate details of a Conduct Rule breach committed by your staff.</p> <p>4. Personal information relating to your contractors such as your appointed representatives, introducer appointed representatives and/or agents. This will typically be personal information of the same nature as set out in 1 above.</p>	<p>limited to your business email address or postal address, your full name, job title and role description) to communicate regulatory updates to your firm including our periodic newsletters and articles. The aforementioned communications are typically used as a direct marketing tool and therefore the processing of your personal information in the aforementioned context will amount to the handling of your personal data for direct marketing purposes. In addition, we may, from time to time, communicate direct marketing emails to you, promoting our products and services.</p>	<p>services or your firm may operate within a sector that we provide our services to and we assess that there is a possibility that our services could add value to your firm and could be of interest to you.</p>
<p>Special Category Personal Data</p>		
<p>Special category personal data is deemed to be sensitive in nature due to its private characteristics</p>	<p>In limited circumstances, we handle health data in</p>	<p>Due to the sensitive nature of special category personal</p>

<p>and its potential to result in prejudice to the data subject and/or comprise of a data subject's right to privacy/private life. Generally, we do not handle special category personal information such as racial or ethnic origin, religious beliefs etc however, in limited circumstances, we may handle health information relating to you in circumstances where it typically relates to your employment history. For example, where a gap in employment is required to be explained to the FCA and it is attributed to a period of illness.</p>	<p>the course of providing our consultancy services particularly when making representations or assisting you to make representations to the FCA relating to gaps in your employment history related to periods of illness.</p>	<p>information, the GDPR requires that we have two legal bases to handle the same. The two legal bases that we rely upon to handle special category personal information, in the aforementioned limited circumstances, is contract (as described above) and explicit consent, namely your written or verbal consent.</p>
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Criminal Convictions and Offences Personal Data

<p>We may handle personal information relating to criminal convictions and offences. This includes handling your criminal records check information and information relating to your criminal history including details of offences and convictions and circumstances surrounding the same.</p>	<p>In the course of providing our consultancy services such as our compliance audit service or FCA authorisation assistance service, we may handle your personal information relating to criminal convictions and offences in order to establish the suitability of your firm's management team and/or to make representations to the FCA relating to the same.</p>	<p>Similar to special category personal information, two legal bases are required in order for us to lawfully handle criminal convictions and offences personal information. The two legal bases that we rely upon to handle criminal convictions and offences personal data is contract and substantial public interest, namely the processing is necessary to fulfil regulatory requirements relating to unlawful acts and dishonesty as set out in paragraph 12(1) of part 2, schedule 1 to the Data Protection Act</p>
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It is to be noted that we record our calls for training and quality purposes therefore the content of your discussions with any of our representatives (including staff and contractors) may constitute personal information and be handled by us according to this privacy policy. Any personal data that you provide to us by telephone will be handled in the same manner set out above (as appropriate to the context) and upon the appropriate legal basis that correlates with the purpose of the processing activity (e.g. to provide your firm with consultancy services).

Where do we obtain your personal information from?

In the majority of cases, we obtain your personal information directly from you or from your firm. In some circumstances, typically to operate our direct marketing strategy, we may obtain your personal information from public sources such as the Financial Services Register and Companies House. Typically, the personal information that we collect from public sources relating to you is limited to your full name, job title, approved person/Senior Manager status, company details and business email address. We may, through our staff, representatives and/or appointees, connect with you on LinkedIn and use this platform to obtain the aforementioned information about you in order to send direct marketing communications to you by email and/or, on occasion, via LinkedIn.

What happens if you do not provide your personal information to us?

We typically require your personal information (in the above contexts) to assess your firm's need for our services, to define the scope of our prospective/current engagement and to deliver the required consultancy service to your firm. Should you not provide us with the necessary personal information we require to enter into a service agreement with you or to adequately deliver the relevant consultancy service, we may be unable to provide our services or may be limited as to the extent to which we are able to provide consultancy support to your firm.

Who do we share your personal information with?

The three legal entities that make up The Compliance Company may share personal information with each other in certain circumstances such as where your firm engages consultancy services that are delivered by various legal entities within The Compliance Company. It is to be noted that in certain circumstances we operate a 'Chinese wall' between the legal entities in The Compliance Company to minimise conflict of interest risks, for example, where one legal entity provides consultancy services to a firm that operates in a sector that may potentially conflict with a client of another legal entity

within The Compliance Company that operates in a competing sector.

As a compliance consultancy that specialises in FCA compliance, data protection and direct marketing compliance, we typically are engaged to make representations to regulatory authorities on behalf of our clients, for example, to the FCA or Information Commissioner's Office. As such, we may be instructed by our client to share relevant personal data with the relevant regulatory bodies.

We may, in limited circumstances, share personal information with our legal advisers/solicitors where required. This would typically be where necessary to establish, exercise or defend legal claims.

Do we transfer personal information outside of the EEA?

We do not typically transfer your personal information outside of the EEA. Our consultancy services typically relate to UK regulatory requirements and disclosing personal information, where instructed by our clients or where under a legal obligation to do so, to relevant UK regulatory authorities only (as opposed to any regulatory authorities outside of the EEA). We utilise Zoho CRM, Microsoft Exchange and Sharepoint ('IT systems') to store information which could comprise of your personal information. Our IT system providers either store our database (which may comprise of your personal information) on servers located in the United Kingdom, European Union or in the United States (i.e. Zoho Corporation Pvt. Ltd ('Zoho')). Zoho has in place SCCs-based Data Processing Agreements (DPAs) with us. This DPAs sets

Any data which is transferred out of EEA that is shared with Zoho is for the purpose of obtaining technical support, and Zoho access to the EU DC from our other office locations in order to conduct debugging operations. A copy of the DPAs which we have in place with Zoho are available upon request by contacting us by email to info@thecompliancecompany.co.uk.

How long do we store your personal information?

As a general rule of thumb, we seek to only store your personal information for as long as is necessary to fulfil the purposes highlighted above in the section 'How do we use your personal information?' We apply 'necessary' in the context of our use of personal information to be six years from when your firm ceases to be our client. The aforementioned is subject to you exercising your unconditional/absolute right to object to the use of your personal information for direct marketing purposes by, for example, unsubscribing to our promotional emails or otherwise notifying us that you no longer accept for us to use your personal information for direct marketing purposes. Should you not object to the use of your personal information for direct marketing purposes, we will typically continue to use your personal information for the same purpose until you notify us otherwise. Our direct marketing communications are typically aimed that

you in a business capacity (as opposed to a consumer capacity) and therefore we assess that the continued use of your personal information for direct marketing purposes until and unless you advise otherwise (typically your full name, company details and company email address) is less likely to infringe your privacy rights.

What are your rights in relation to your personal information?

It is to be noted that should you exercise any one of the below individual rights, the GDPR gives us up to one month to action your request (where appropriate). Should we not be able to comply with your request within the one month period, it is to be noted that the GDPR makes provision for us to extend the period by two further months depending on the complexity or number of requests you make. In such circumstances, we will inform you about any such extension within one month of receiving your request.

Right of access

You have the right to request copies of the personal information we hold about you at any time. It is to be noted that your right of access entitles to you access copies of your personal information as well as a copy of the information contained in this privacy policy which sets out how we handle your personal information.

Right to rectification

You have the right to request that we correct any inaccurate personal information we hold about you. It is to be noted that the right to rectification includes your entitlement to have incomplete personal data completed, including by means of providing a supplementary statement.

Right to erasure ('right to be forgotten')

You have the right to request that we delete your personal information from our records. This is also known as the 'right to be forgotten'. It is to be noted that the right to be forgotten is a conditional as opposed to an absolute right. This means that we shall only be under an obligation to erase your personal information where:

1. It is no longer necessary in relation to the purposes for which the said personal information was collected or otherwise used by us for us to continue handling the said personal information.
2. Where you withdraw your consent for us to continue to handle any special category personal information relating to you such as health data.
3. You object to us processing your personal information for direct marketing purposes (as the same is reliant on the legitimate interests lawful basis).
4. We have unlawfully processed your personal information.

5. There is a legal obligation upon us to erase your personal information.

It is to be noted that we are not under an obligation to erase your personal information where the handling of your personal information is necessary for us to comply with a legal obligation or where the handling of your personal information is necessary for us to establish, exercise or defend legal claims. For example, in practice, it is likely that we will be unable to erase your personal data if you have been party to an appointed representative contract with us which has ceased within the six year data retention period set out above.

Right to restrict processing

You have the right to request that we restrict how we use your personal information. This right is applicable where:

1. You contest the accuracy of the personal information that we hold about you. The restriction of processing for a period will enable us to verify the accuracy of the personal information we hold about you.
2. The handling of your personal information is unlawful and you oppose the erasure of your personal information and instead request the restriction of its use.
3. We no longer need your personal information for any purpose(s) however you require the same for the establishment, exercise or defence of legal claims.
4. You object to use of your personal information for direct marketing purposes on the basis that we have a legitimate interest to do so. The restriction of processing will enable verification of whether our legitimate interests override your rights.

Right to object

You have the right to object to the use of your personal information at any time. It is to be noted that the right to object is conditional and only applies, in the context of our use of your personal information, to the use of your personal information for direct marketing purposes (as this is based on the legitimate interests lawful basis). It is to be noted that you have an unconditional/absolute right to object to the use of your personal information for direct marketing purposes. Where you exercise your right to object, we can no longer handle your personal information for direct marketing purposes.

Right to data portability

You have the right to obtain a copy of your personal information in a structured, commonly used and machine-readable format such as Excel or Word or request that your personal information be ported to another controller.

Right to withdraw consent

Please note that should you provide us with your consent to handle special category personal information relating to, for example, your health, you have the right, at any time, to withdraw your consent for us to use the said personal information.

How can I exercise my rights in relation to my personal information?

You can exercise any and all of your individual rights by contacting us on any of the below:

- Email: info@thecompliancecompany.co.uk
- Telephone: 01423 522 599
- Address: The Compliance Company, 1 Park Row, Leeds, LS1 5HN

How do I lodge a complaint about the use of my personal information?

Should you be dissatisfied with the manner in which we use your personal information, you have the right to lodge a complaint with the Information Commissioner's Office, who are the UK's data protection supervisory authority. You can lodge a complaint with the ICO by following this link <https://ico.org.uk/concerns/> or calling the ICO on 0303 123 1113.

We encourage that, in the first instance, you submit any complaint to us and give us the opportunity to investigate and resolve the same prior to lodging a complaint with the Information Commissioner's Office.