

WEBSITE PRIVACY POLICY

A.P. Møller Holding A/S

At A.P. Møller Holding A/S ("we", "us" and "our") confidentiality and data protection is a high priority. This Privacy Policy explains and sets out the guidelines for our processing of your personal data and provides you with information according to applicable data protection law.

Data controller

The entity responsible for the processing of your personal information is:

A.P. Møller Holding A/S Esplanaden 50 DK-1263 Copenhagen K CVR no. 25 67 92 88

Contact

Feel free to direct any questions regarding our Privacy Policy to us on email: privacy@apmoller.com

Description of our processing

In A.P. Moller Holding, we process personal data for six purposes. Below, we describe the nature of the Personal Data and how we process it in more detail for each of these purposes:

1. Communicate with you

In order to communicate with you, we process the following ordinary personal data: your name, email address, telephone number and other contact information. The data is collected either a) directly from you or b) from third parties. Consequently, we may base the processing on either the performance of a contract in accordance with art. 6 (1)(b) of the GDPR and/or art. 6 (1)(f) of the GDPR if necessary for the pursuit of legitimate interests, e.g. A.P. Moller Holding's legitimate interest in being able to effectively communicate with business partners, third parties and other persons. We share the data with a) suppliers, vendors and other third parties that we work with to assist our company (meaning service providers, technical support, supply services, and financial institutions) and b) other group-entities. We will store personal data as long as it is necessary to fulfil the purposes mentioned.

2. Third party arrangements

To enter into contracts, deals and other agreements, business partnerships, consultancy agreements etc. and fulfilling such agreements, including subsequent invoicing, board presentations, etc. we process ordinary personal data such as your name, contact information and personal identification number. The data is collected either a) directly from you, b) from the business we enter into an agreement with (normally your employer) or c) from other group-entities or subsidiaries, and processed based on Article 6 (1)(b) of the GDPR (necessary for the performance of the contract between you and A.P. Moller Holding), Article 6, (1)(c) of the GDPR (necessary for us to comply with a legal obligation, e.g. relevant bookkeeping and tax laws), Article 6 (1)(f) (necessary for the pursuit of legitimate interests, e.g. our legitimate interest in being able to communicate with people outside the company, and enter into contracts with other businesses) and/or Section 11 (2) of the Danish Data Protection Act. We share the data with a) suppliers, vendors and other third parties that we work with to assist our company (meaning service providers, technical support, supply services, and financial

institutions), b) other group-entities and c) public authorities. We will only store personal data as long as it is necessary to fulfil the purposes mentioned. In general, contact information will be kept as part of the contractual documentation and be deleted in accordance with the Danish Bookkeeping Act, unless the contractual documentation has is kept for historical and/or documentation purposes.

3. Due diligence and screenings

In order to perform due diligence and screen potential counterparties, incl. advisors, we process the following ordinary personal data: your name, gender, birth date, personal identification number (CPR-no.), CV, educational information, financial profile, marital status, nationality, next of kin information, performance history and scores, personality traits, contact information, position, duration of employment, and photos. For due diligences in relation to specific transactions, we also process ordinary personal data such as employee salaries and Human Resource-files, payroll data and home address. We also process information about criminal convictions and offences such as violations of laws subject to criminal liability as found on international sanctions and screening databases. The data is collected either a) directly from you, b) from the company we enter into an agreement with (normally your employer), c) from other group-entities or subsidiaries, d) from the companies that are part of a transaction, e) from third parties and service providers, including providers of screening-services, f) from public authorities or g) from public sources, such as social media profiles, search engines and various other media. The data is processed based on Article 6 (1)(f) of the GDPR (necessary for the pursuit of legitimate interests, e.g. A.P. Moller Holding's legitimate interest in performing due diligences and screenings as part of transactions and/or engagement with counterparties), Article 9 (2)(e) of the GDPR (the information has manifestly been made public by the data subject), Section 8 (3) (as our processing clearly overrides the interests of the data subject) and/or Section 11 (2) of the Danish Data Protection Act. We share the data with a) suppliers, vendors and other third parties that we work with to assist our company (meaning service providers, technical support, supply services, and financial institutions) and b) other group-entities. We will store personal data as long as it is necessary to fulfil the purposes mentioned. Personal data kept as part of due diligence reports and screenings will be deleted when no longer needed, which means a) once the project is no longer in the pipeline and/or has been abandoned, or b) no longer than 5 years after the project has been executed (following exit). Some information may be kept for a longer period of time in specific cases, e.g. when we need to retain data to document certain decisions etc.

4. Compliance

In order to comply with legal and other requirements related to book keeping, tax, reporting etc and to meet requests from government or other public/regulatory authorities, we process three categories of ordinary personal data: a) payment/money transfer data (bank account and credit card number, payment of invoices, transfer of money), b) personal details and contact information (e.g. name and surname, gender, date of birth, e-mail and telephone details, home address, personal identification number (CPR-no.) etc.) and c) KYC-information (eg. driver license number, passport number, information on who the owners of the company are etc.). The data is collected either a) directly from you, b) from the business we enter into an agreement with (normally your employer) or c) from other group-entities or subsidiaries. It is processed based onArticle 6 (1)(c) of the GDPR (necessary for A.P. Moller Holding to comply with a legal obligation, including the Danish Bookkeeping Act and applicable tax legislation), Article 6 (1)(f) of the GDPR (necessary for the pursuit of legitimate interests of A.P. Møller Holding A/S, e.g. our legitimate interest in ensuring compliance with applicable laws) and/or Section 11 (2) of the Danish Data Protection Act. We share the data with a) suppliers, vendors and other third parties that we work with to assist our company (meaning service providers, technical support, supply services, and financial institutions), b) other group-entities and c) public authorities such as the Danish Financial Supervisory Authority and the Danish tax

authorities (SKAT). We will store personal data as long as it is necessary to fulfil the purposes mentioned and to fulfil any legal requirements. Bookkeeping records will be kept for 5 years + running financial year as required under the Danish Bookkeeping Act. KYC-information will be kept for 5-10 years.

5. Monitoring

In order to monitor compliance with internal policies or applicable laws, we process two categories of ordinary personal data: a) payment/money transfer data (bank account and credit card number, payment of invoices, transfer of money) and b) personal details and contact information (e.g. name and surname, gender, date of birth, e-mail and telephone details, home address, copy of passport including personal identification number (CPR-no.) etc.). The data is collected either a) directly from you or b) from other group-entities or subsidiaries, and processed based on Article 6 (1)(b) of the GDPR (necessary for the performance of the contract between you and A.P. Moller Holding), Article 6 (1)(c) of the GDPR (necessary for A.P. Moller Holding to comply with a legal obligation), Article 6 (1)(f) of the GDPR (necessary for the pursuit of legitimate interests of A.P. Moller Holding, e.g. our legitimate interest in monitoring compliance with internal policies and laws) and/or Section 11 (2) of the Danish Data Protection Act. We share the data with a) suppliers, vendors and other third parties that we work with to assist our company (meaning service providers, technical support, supply services, and financial institutions), b) other group-entities and c) public authorities. We will store personal data as long as it is necessary to fulfil the purposes mentioned and fulfil any legal requirements. Bookkeeping records will be kept for 5 years + running financial year as required under the Danish Bookkeeping Act. KYC-information will be kept for 5-10 years.

6. Whistleblower scheme

As part of our whistleblower scheme, which allows for reporting violations of various laws and regulations, we process the following ordinary personal data: your name, position, superior, contact information, photos, description of conduct. We also process information about criminal convictions and offences such as violations of laws subject to criminal liability. The data is collected either a) directly from you, b) from other group-entities or subsidiaries or c) from others reporting through the whistleblower scheme, and processed based on Article 6 (1)(f) of the GDPR (necessary for the pursuit of legitimate interests of A.P. Moller Holding, e.g. our legitimate interest in ensuring that all activities involving the firm comply with the applicable law) and/or Section 8 (3) of the Danish Data Protection Act, as our processing clearly overrides the interests of the data subject. We share the data with a) suppliers, vendors and other third parties that we work with to assist our company (meaning service providers, technical support, supply services, and financial institutions), b) other group-entities and c) public authorities. We will store personal data as long as it is necessary to fulfil the purposes mentioned. The time period - for which the information is stored - depends on how long the specific case is active and/or pending. Information related to specific cases are deleted as soon as the case has been concluded. In most cases this will be within a fairly short time span, e.g. 1 year. However, it is possible that a specific case may result in the termination of an employee's employment, in which case the reasons for the termination will be deleted after 5 years from the termination of the employment, unless there are special reasons for a longer retention period. This retention period is based on guidelines from the Danish Data Protection Agency.

We will also process your personal data when you apply for a job at A.P. Moller Holding. Such processing will take place in accordance with our Privacy Policy for job applicants <u>here</u>.

Transfers to countries outside the EU/EEA

We will generally not transfer your personal data to countries outside the EU/EEA. We will inform you when such transfer takes place and ensure that such transfers will only take place for the specific purposes mentioned above and we will always ensure that appropriate safeguards are in place, using e.g. "Model Contracts for the Transfer of Personal Data to Third Countries", published by the Commission of the European Union together with any supplementary measures assessed as necessary, or any other contractual agreement approved by the competent authorities.

Your rights

In relation to our processing of your personal data, you have the right to:

- Request access to and rectification or erasure of your personal data
- Object to the processing of your personal data and have the processing of your personal data restricted
- Object to the processing of your personal data for direct marketing purposes
- Withdraw your consent at any time, if our processing of your personal information is based on your consent. Your withdrawal will not affect the lawfulness of the processing carried out before you withdrew your consent. You may withdraw your consent by sending a request to privacy@apmoller.com
- Receive your personal information in a structured, commonly used and machine-readable format (data portability)

You may always lodge a complaint with a data protection supervisory authority, e.g. The Danish Data Protection Agency (Datatilsynet), Carl Jacobsens Vej 35, 2500 Valby, telephone number +45 33 19 32 00, e-mail dt@datatilsynet.dk.

You can take steps to exercise your rights by sending an email to privacy@apmoller.com.

There may be conditions or limitations on these rights. It is therefore not certain, for example, that you have the right of data portability in the specific case. This depends on the specific circumstances of the processing activity.

Last updated: June 2022