

Data protection information for "natural persons" as customers, interested parties and other persons¹

Pursuant to Articles 13, 14 and 21 of the General Data Protection Regulation (GDPR), we hereby provide you with information on how we process your personal data and on your claims and rights under the data protection legislation.

Which data specifically are processed and the way they are used is guided primarily by the services you have applied for or which have been agreed with you.

applied for or which have been agree	
Who is responsible for data pro-	Name and contact details of the controller:
cessing and who can I contact?	
	Landesbank Hessen-Thüringen Girozentrale
	Public-Law Institution (Anstalt des Öffentlichen Rechts)
	Neue Mainzer Strasse 52-58
	60311 Frankfurt am Main
	Phone: +49-69-9132-01
	You can contact our bank Data Protection Officer at:
	Landesbank Hessen-Thüringen Girozentrale
	Public-Law Institution (Anstalt des Öffentlichen Rechts)
	Data protection officer
	Kaiserleistrasse 29 - 35
	63067 Offenbach
	Phone: +49-69-9132-01
	Email: datenschutz@helaba.de
Categories of personal data being	We process your personal data, which we receive from you in the course
processed and sources from	of our business relationship. Furthermore, we process your personal
which these data originate:	data, which we have received from a legal entity (interested party and/or
	customer and/or other contracting party) or in the context of the associ-
	ation's work in your role as their representative/authorised person. In
	addition, we process – provided that it is necessary for the provision of
	our services – personal data which
	 we have reliably received from other companies of the Savings Bank Finance Group or other third parties (e.g. SCHUFA), for example in or- der to execute orders or to perform contracts;
	 we have reliably obtained from publicly available sources (e.g. debtors'
	registers, land registers, commercial registers and registers of associ- ations, the media, internet) and are allowed to process.
	ations, the media, memery and are anowed to process.
	Relevant personal data in the prospecting process, when opening mas- ter data, in the context of authorisations to represent/powers of attorney may include:
	Name, address and other contact details (phone, email address),
	date/place of birth, gender, nationality, legitimation data (e.g. ID docu-
	ment data), authentication data (e.g. specimen signature), Tax ID and
	FATCA status.
	Upon the completion and use of products/services, in addition to the
	above-mentioned data other personal data may be collected, processed
	and stored. In particular, the following: order data (e.g. payment/ securi-
	ties orders), data from the performance of our contractual obligations
	(e.g. payment transaction data), credit limit, product data (e.g. deposit,
	lending and safe custody business), information about your financial

¹ Persons with the role of representative or authorised person of a legal entity or private company (interested party, customer and other contract partner)

		it is a first of the set of the s
Pu	rposes for which the personal	situation (creditworthiness data, scoring/ rating data, origin of assets, if applicable influence of, and control over, legal entities), advertising and sales data (including advertising scores), information on knowledge and experience of securities (MiFID status), investment behaviour/ strategy (scope, frequency, risk profile), documentation data (e.g. 'Consultation protocol', i.e. record of advice). We process your personal data in accordance with the provisions of the
dat	ta are processed and the legal sis for this:	EU General Data Protection Regulation (GDPR) and the German Federal Data Protection Act (BDSG), the Thuringian Data Protection Act (ThürDSG) and the Hesse Data Protection and Freedom of Information Act (HDSIG).
а.	in order to fulfil contractual obligations (Art. 6(1)(b) GDPR)	Your personal data are processed in order to provide and broker banking transactions, financial services and insurance and property business, in the course of the performance of our contracts with our customers, in- cluding from assigned rights (e.g. receivables assigned by way of securi- ty) or in order to take steps prior to entering into a contract. The data processing purposes are guided primarily by the product in question (e.g. account, deposits, loans and promissory notes, building society savings, securities (accounts and trading), issue of bonds and certificates, structured financing, leasing, debt purchasing and securiti- sation of receivables, brokerage and may include, among others, needs analyses, consulting, asset management and the implementation of complex financial transactions in a syndicate). Further details for data processing purposes are set out in the relevant contract documents, terms, and conditions.
b.	for compliance with legal ob- ligations (Art. 6(1)(c) GDPR or in the public interest (Art. 6(1)(e) GDPR)	Furthermore, we as a bank are subject to various legal obligations, that is, statutory requirements (e.g. German Banking Act, German Anti- Money Laundering Act, German Securities Trading Act, tax laws) and bank supervisory stipulations (e.g. from the European Central Bank, the European Banking Authority, Deutsche Bundesbank and the German Federal Financial Supervisory Authority). The purposes of processing include, among other things, credit checks, identity and age checks, fraud and money laundering prevention, the fulfilment of monitoring and reporting obligations under tax law and the assessment and man- agement of risks within the Bank and the Group.
с.	in order to protect our legiti- mate interests (Art. 6(1)(f) GDPR)	 Where necessary, we will process your data beyond the actual fulfilment of the contract in order to protect our legitimate interests or those of third parties. Examples: Consultation of, and data exchange with, credit agencies (e.g. SCHU-FA) to determine creditworthiness and default risks in the lending business and the requirements in attachment protection, Examination and optimisation of needs analysis processes for the purposes of direct approach to customer, Advertising or market research and opinion polling provided that you have not objected to the use of your data, Assertion of legal claims and defence in legal disputes, Ensuring the IT security and maintaining and developing the Bank's IT operations, Ensuring legally compliant actions, prevention of and protection against legal violations (in particular criminal offenses), internal and external compliance measures, video surveillance to uphold the right of allowing/denying access to the premises, to collect evidence in robbery and fraud (see also Section 4 BDSG),

	
	 Measures to uphold the right of allowing/denying access to the prem- ises,
	 Measures for managing business and developing services and prod- ucts,
	Risk management within the Bank.
	 Syndicated financing (in the case of a silent assignment or silent pur- chase of receivables, we receive/transmit personal data from/to the guarantor or seller/buyer of receivables, and in the case of a silent sub-participation, from/to the syndicate leader.
d. on account of your consent	If you have granted your consent to the processing of your personal data
(Art. 6(1)(a) GDPR)	for specific purposes (e.g. evaluation of payment transaction data for
	marketing purposes, photographs in the context of events, newsletter
	dispatch), the lawfulness of such processing is a given based on your consent.
Recipients or categories of recip-	Within the Bank, those entities will be given access to your data, which
ients of the personal data:	need them to fulfil our contractual and statutory obligations. Service
	providers and vicarious agents deployed by us may also receive data for
	these purposes.
	With report to the transmission of data to residents such its the Durbain
	With regard to the transmission of data to recipients outside the Bank, it is worth mentioning first that we as a bank are committed to secrecy
	regarding all customer-related facts and evaluations of which we gain
	knowledge. We may only transfer information about you in principle, if
	there is a legal basis for this pursuant to Art. 6(1) GDPR, if we are author-
	ised to issue bank information and/or if processors commissioned by us
	guarantee the GDPR's stipulations. Subject to this requirement, addi-
	tional recipients of personal data may include, for example:
	Other companies within the Group for risk management,
	Public entities and institutions (e.g. European Central Bank, European
	Banking Authority, Deutsche Bundesbank, German Federal Financial
	Supervisory Authority, financial authorities, criminal prosecution au- thorities, family courts, land registries),
	 Other credit and financial services institutes or similar institutions
	and processors to which we transmit personal data in order to realise the business relationship with you.
	Specifically: Settlement of bank information, support/maintenance of
	EDP/IT applications, archiving, voucher processing, compliance ser-
	vices, controlling, data screening for anti-money laundering purpos-
	es, destruction of data, purchasing/procurement, area management,
	property appraisals, loan processing service, letter shops, marketing,
	media technology, reporting, research, risk controlling, expense
	claims, telephony, video legitimation, website management, securi-
Data transfer to a third country:	ties services, auditing services, payment transactions. If data is transferred to entities whose registered office or place of data
	processing is not located in a member state of the European Union, an-
	other state party to the Agreement on the European Economic Area or a
	state for which an adequate level of data protection has been estab-
	lished by a decision of the European Commission, we will ensure prior to
	the transfer that the data transfer is not only legally permitted (e.g. ne-
	cessity for the execution of your orders (e.g. payment and securities
	orders) or legally required (e.g. tax reporting obligations), but also that
	there are guarantees for an adequate level of data protection. B. Neces-
	sity for the execution of your orders (e.g. payment and securities orders) or reporting obligations under tax law) and guarantees for an adequate
	level of data protection in relation to the data transfer exist (e.g. through
l	i cost or data protection in relation to the data italister exist (e.g. through

	the agreement of EU standard contractual clauses) or you have given your consent to the data transfer.
Period for which the personal data will be stored:	 We process and store your personal data as long as is necessary in order to fulfil our contractual and statutory duties. It is worth noting that our business relationship is a continuing obligation extending over a period of years. If the data are no longer required in order to fulfil contractual or statutory obligations, their further processing – for a limited period of time – may be necessary for the following purposes: Fulfilment of retention periods in commercial and tax law resulting among other things from the German Commercial Code (HGB), the German Fiscal Code (AO), the German Banking Act (KWG), the German Anti-Money Laundering Act (GwG) and the German Securities Trading Act (WpHG). The retention and documentation periods stipulated therein range between two and ten years. Preservation of evidence in the context of the statute of limitation provisions. For example, pursuant to Sections 195 ff. of the German Civil Code (BGB), the statute of limitations is usually three years but in some cases, it may total up to thirty years.
Data subject rights:	You have the right of access pursuant to Article 15 GDPR, the right to rectification pursuant to 16 GDPR, the right to erasure pursuant to Article 17 GDPR, the right to restriction of processing pursuant to Arti- cle 18 GDPR, the right to object arising from Article 21 GDPR and the right to data portability arising from Article 20 GDPR. With regard to the right of access and the right to erasure, the restrictions pursuant to Sections 34 and 35 of the German Federal Data Protection Act (BDSG) apply. In addition, you have the right to lodge a complaint with a competent data protection supervisory authority (Article 77 GDPR in conjunction with Section 19 BDSG).
	The competent supervisory authority for Helaba since 1 st of January 2024 is as follows: The Hessen Commissioner for Data Protection and Information Security Gustav-Stresemann-Ring 1 65189 Wiesbaden Credit Institutions Department Phone: +49-0611-1408-0 Fax: +49-0611-1408-900-901 Email: poststelle@datenschutz.hessen.de
	 Pursuant to Section 2 (1) of the Treaty on the Formation of a Joint Savings Bank Organization Hessen-Thüringen, the responsibility of the supervisory authority shall alternate between Hessen and Thüringen every four years. You may withdraw your consent to the processing of your personal data at any time. The same applies to the withdrawal of declarations of consent issued to us before the EU General Data Protection Regulation came into force, i.e. before 25 May 2018. Please note that the withdrawal applies with future effect and does not affect processing undertaken before the withdrawal.

· · · · · · · · · · · · · · · · · · ·	
Am I obliged to provide data?	In the course of our business relationship with you and/or with a legal entity representing you in relation to us, you need to provide the per- sonal data required for the initiation, implementation and termination of a business relationship and the fulfilment of the associated contractual obligations and the data, which we are legally obliged to collect. Without these data, we will usually have to refuse concluding the contract or executing the order or we will no longer be able to implement an exist- ing contract and may have to terminate it.
	In particular, pursuant to the anti-money laundering provisions and to the German Fiscal Code we are obliged to verify your identity using an ID document before establishing the business relationship or creating the authorisation to represent/ power of attorney; in this process we are obliged to collect and record the names, place of birth, date of birth, nationality, address and ID data. To enable us to comply with this statu- tory obligation you must, pursuant to the Anti-Money Laundering Act, make all the necessary information and documents available to us and notify us immediately of any changes occurring in the course of the business relationship. If you fail to provide us with the necessary infor- mation and documents, we will be unable to initiate or continue the business relationship desired by you.
To what extent are my data used for profiling (scoring)?	 We partly process your data on an automated basis to assess certain personal aspects (profiling). For example, we use profiling in the following cases: In accordance with statutory and regulatory requirements and based on a balancing of interests, we combat money laundering, terrorist financing and criminal offenses that endanger assets. In this process, data evaluations (including in payment transactions) are performed. These measures are at the same time designed to protect you. We use evaluation tools in order to enable us to inform and advise you on products in a targeted manner. These tools allow appropriate communication and advertising, including market research and opinion polling.
To what extent does automated decision-making take place?	We do not use fully automated decision-making pursuant to Article 22 GDPR in principle in order to establish and implement the business rela- tionship. Where we use this procedure in individual cases we will provide you with information regarding the procedure and your rights separate- ly, if law prescribes this.

Information on your right to object pursuant to Article 21 GDPR

Right to object in individual cases

You have the right at any time, for reasons resulting from your particular situation, to object to the processing of personal data relating to you on account of Article 6(1)(e) GDPR (data processing in the public interest) and Article 6(1)(f) GDPR (data processing for the purposes of weighing up interests); this also applies to profiling within the meaning of Article 4(4) GDPR that is based on this provision.

If you withdraw your consent, we will no longer process your personal data unless we are able to provide evidence of binding justified reasons for such processing, which prevail over your interests, rights and freedoms, or if the processing serves to assert, exercise or defend legal claims.

Right to object to the processing of data for direct marketing purposes

In individual cases, we will process your personal data for direct marketing purposes. You have the right to object to the processing of personal data relating to you for such marketing purposes; the same applies to profiling if it is connected with such direct marketing. If you object to processing for direct marketing purposes, we will stop processing your personal data for these purposes.

Recipient of an objection

The objection may be submitted informally, quoting the reference "Objection" and stating your name, address and date of birth. It should be addressed to:

Landesbank Hessen-Thüringen Girozentrale Public-Law Institution (Anstalt des Öffentlichen Rechts) Helaba Data Protection Officer Kaiserleistrasse 29–35 63067 Offenbach Email: datenschutz@helaba.de