

Rights of the data subject

The data subject has the right to be informed about the processing of his or her personal data. This means the right to certain information about the processing of his or her personal data. This includes information about the purpose of the processing, identity of the administrator, his/her legitimate interests, recipient of the personal data, etc.

Other rights of the data subject include the right of access to personal data, right to repair, addition, right of cancellation, right to restricted processing, right to data transferability, right to object and the right not to be subject to automated individual decision making, including profiling.

Right of access to personal data:

You have the right to know what data the Administrator is processing about you, purpose of processing, duration of processing of your personal data, where the Administrator collects data about you, to whom the Administrator transfers your data, who besides the Administrator is processing the data, and what other rights you have relating to the processing of your personal data.

If you are not sure what personal data about you are being processed by the Administrator, you can ask the Administrator to confirm that personal data concerning you are or are not processed by the Administrator and, if so, you have the right to access these personal data.

Right to amendment or supplement:

If you find out that personal data processed by the Administrator are inaccurate or incomplete, you are entitled to have the Administrator amend the data without undue delay, or to supplement the data.

Right to delete data:

You have the right to have the Administrator delete your personal data if any of the following is true: the Administrator no longer requires your personal data for the purposes for which it had processed the data; you withdraw consent to the processing of your personal data, whereas they are data for the processing of which your consent is necessary and, at the same time, the Administrator has no other reason why they need to continue to process such data; you exercise your right to object to the processing of personal data that the Administrator is processing based on the legitimate interests of the Administrator and the Administrator finds that such legitimate interests justifying the processing no longer exist; or you believe that the processing of your personal data by the Administrator has ceased to be in accordance with generally binding regulations. This right does not apply if the processing of your personal data is still necessary to meet the legal duty of the Administrator or to determine and exercise the legal rights of the Administrator or defence thereof.

Right to restricted processing:

You may also exercise the right to restrict the processing of your personal data. This right allows you, in certain cases, to require that your personal data be tagged and not subject to any further processing operations for a limited time. The Administrator must restrict personal data processing if you deny the accuracy of your personal data (before they are amended), if your personal data are processed by the Administrator without a sufficient legal basis (e.g. beyond what the Administrator has to process by virtue of law), but you will prefer restriction of such data to complete deletion (for example, if you expect to provide such data to the Administrator in the future), the Administrator does not need your personal data for the above purposes of processing, but you require them to identify, exercise or defend your legal claims or object to the data processing. The Administrator shall restrict the processing of your personal data for as long as the Administrator investigates whether or not your objection is legitimate.

Right to transferability of data

If processing is based on your consent or a contract and is done automatically, you are entitled to the so-called transferability of such data. This lies in the obligation of the Administrator to pass on to the data holder all information processed in a structured, commonly used, machine-readable format.

Right to object to data processing:

You have the right to object to the processing of personal data that occurs for the purposes of the Administrator's legitimate interest. In the case of marketing activities, the Administrator shall cease to process your personal data without any further precondition; in other cases, the Administrator shall do so unless it has serious legitimate reasons for continuing such processing or for determining, enforcing or defending legal claims.

Right to complaint:

By exercising your rights in the above manner, your right to file a complaint with the relevant supervisory authority is not prejudiced therewith. You may exercise this right especially if you believe that your personal data is processed by the Administrator unjustifiably or in violation of generally binding legal regulations. Any complaint against the processing of personal data by the Administrator can be filed with the Office for Personal Data Protection located at Pplk. Sochora 27, 170 00 Praha 7. Please do not hesitate to contact the Administrator if you think that the Administrator is processing your data in an unauthorized or otherwise incorrect manner.

The right not to be subject to automated individual decision making with legal or similar effects, including profiling

This right ensures that you will not be the subject of a decision based solely on automated processing, including profiling, which has legal effects for you or is of significant consequence to you. This is to ensure that legal effects are not decided by automated procedures without human intervention, except for possible exceptions. Automated decision-making is permissible where it is necessary to conclude or perform a contract between the data subject and the Administrator if permitted by EU law or by a Member State or if it is based on the explicit consent of the data subject.

The Administrator will notify individual recipients to whom your personal data has been made available of any corrections or deletions of personal data or restricted processing made in accordance with the performance of your rights described above, unless this proves to be impossible or requires unreasonable effort. At your request, the Administrator will notify you of these recipients.

In all matters relating to the processing of your personal data, whether it be a question, law enforcement, complaint, or anything else, you can contact the Administrator at the email address: spravce@albertov.eu
or phone: +420 725 590 057

or directly the Data Protection Officer :
Name and surname: Mgr. Kateřina Kraftová
e-mail: Kraftova@staidl-leska.com
phone: +420 222 520 096

Your request will be processed by the Administrator without undue delay, but within a maximum of one month. In exceptional cases, especially due to the complexity of your request, the Administrator is entitled to extend this period by another two months. The Administrator will of course inform you of any such extension and any reasoning thereof.