

To anyone who wants to become clients at Mirlex Law Firm

Handling of personal data according to The General Data Protection Regulation 2016/679 EU

Mirlex Law Firm is responsible for information that is personally identifiable regarding our clients we receive, in connection with assignments or otherwise processed when the assignment is prepared or administrated. You are not required to provide personal data to us, but without it we cant undertake the assignment.

We will process your information to carry out mandatory conflict of interest and, if applicable, money laundring control, perform and manage the assignment, to take advantage of your interests and for accounting and billing purposes. The data can also be used for business-and method development, market analysis, statistics and risk management.

The personal data may be transferred between the law firms various group- or sister companies to avoid any conflict of interest and money laundring control, for information and knowledge exchange and resource allocation. We will not disclose personal data to third parties other than in cases where (i) it is specifically agreed between the lawfirm and you, (ii) when it is necessary within the framework of a certain assignment to exercise your rights, (iii) if it is necessary for us to comply with statutory obligations or to comply with authority decisions or court decisions, or (iv) in the event that we hire third-party service providers who perform assignments of our behalf. The personal data may be disclosed to courts, authorities, counterparties and counterparty agents, when necessary to take advantage of your interests.

Personal data are stored in accordance with the obligation of Mirlex Law Firm under the guidelines of the Bar Association for legal ethics, for a period of ten years, from the date of completion of the assignment or the length of time invoked by the nature of the matter.

You are free to request information from Mirlex Law Firm, regarding the use of personal data relating to you. We will correct or delete information that is incorrect or limit the use of such information at your request or at your own initiative. You also have the right to request your personal data in a machine-readable format, or, if it is technically possible, to transfer the data to a third party that you instruct. If you are dissatisfied with our treatment of your personal data, you can file a complaint with the Swedish Datainspektionen, which is the Supervisory Authority for GDPR, www.datainspektionen.se If you prefer you can contact the Supervisory Authority in the country where you work or live.

Contact us if you have any questions regarding how we handle your personal data.

Personal Data Responsible Mirlex Law Firm, 559014-7343, Ö Storgatan 2, 611 34 Nyköping, +46 (0)10-200 80 78 or kontakt@mirlex.se