

LexisNexis Risk Solutions – Processing Notices

LexisNexis Risk Solutions Group ("**RSG**", "**we**" or "**us**") provides our business customers with tools that permit them to analyse and predict risk in a number of different business sectors. For example, some of our products help insurer's price motor insurance policies, while others assist financial institutions and other businesses in complying with anti-money laundering regulations, identity management, fraud prevention and investigation, and tracing for debt collection and asset reunification purposes. Many of these tools rely on personal data that we obtain from public sources and other non-publicly-available sources. Our Processing Notices give more information about this. They also explain the sources from which we obtain personal data as well as the rights individuals have to access their personal data, correct inaccurate data and to object to our use of personal data for these purposes.

For more information about our business lines, please consult the Processing Notices listed below.

- Insurance Services
- Business Services
- ThreatMetrix
- Emailage
- IDU Mobile App

Lexis Nexis Risk Solutions - Business Services Processing Notice

This Processing Notice contains the following sections:

- What this Processing Notice covers
- How we use personal data
- What personal data is collected and from whom it is obtained
- How personal data is shared and retained
- How you can request to access, correct, delete your personal data or ask us not to process your personal data
- How to contact us

What this Processing Notice covers

This Processing Notice applies to the Business Services division of LexisNexis Risk Solutions ("RSG", "we" or "us"), part of the RELX Group™ of companies. RSG provides services to business customers, local, and national government bodies and other organisations (our "Customers") to help them check the identities of people applying for or receiving products or services; to assist them in complying with regulations such as anti-money laundering (AML), anti-bribery, and corruption or other legal requirements; to help them to prevent and investigate fraud and other potential offences, assist them with the management and accuracy of their own customer records and accounts; and help them to trace individuals for legally necessary purposes such as debt collection, asset reunification, and process serving.

These services are provided in the following categories to the extent they are subject to European and certain other privacy and data protection laws, as may be applicable:

Category	Product	Description
Identity and Fraud Management	IDU® IDU Mobile App InstantID® UK Q+A One Time Password TraceIQ® TrueID® Fraud Point UK Emailage IVI ThreatMetrix	These services help our Customers in a broad range of sectors, including finance, retail, and government services to confirm your identity and to prevent and detect fraud and other potential offences.
Financial Crime Compliance	Bridger Insight® XG EDD Insight World Compliance™ Data World Compliance™ Online Search Tool	These services help our Customers who work in financial services and other industries to comply with regulations that require them to screen you and other clients to enable them to prevent and detect fraud, money laundering, bribery and corruption, and other potential offences.
Customer Data Management	TraceIQ® Smartcleanse®	Through the provision of these services we assist our Customers with the ongoing maintenance of their relationship with you and their other clients. This could include activities designed to support data accuracy by cleansing and updating existing records, correcting database errors and identifying if you have recently moved, or if there is a recent change in your personal details or circumstances that may affect their relationship with you, including where you may be at financial risk.

<p>Tracing and Investigations, Collections and Recovery</p>	<p>Smartcleanse TraceIQ®</p>	<p>These services support tracing and investigations, collections and recovery, where there is a legitimate interest in our Customers conducting activity to locate and contact you and other clients, to recover a debt, or to reunite, or confirm an asset is connected with, the right person.</p>
<p>Life and Pensions Existence/Mortality Checks, Asset Reunification and De-Risking</p>	<p>Smartcleanse® TraceIQ®</p>	<p>These services are specifically developed and tailored to assist our Customers in the life and pensions industry to comply with regulations requiring them to keep your records fully up-to-date in accordance with the Pension Regulator’s record-keeping guidance. This is an important requirement for all pension scheme and life assurance providers to help them ensure they are able to stay in contact with you or any of your family or close associates who may benefit now, or in the future from the provision of such a financial asset. In order to ensure that pension and life assurance assets are administered efficiently our services also used by our Customers to predict associated liabilities and risks to strengthen actuarial projections.</p>

- ***How to know which services our Customers use***

The business or other organisation that is using our services for any of the relevant purposes outlined will be able to tell you which of our services (if any) they used in the course of the processing they have undertaken.

- ***Who controls your personal data***

RSG controls the personal data we use in providing these services to our Customers. For more information on the RSG data controllers, please see the “How to contact us” section below.

Our Customers who use our services are also data controllers. Their processing notices will tell you more about how they use personal data.

Our Customers are responsible for how they may use the results of a check performed using our products or services – for example, whether our Customer decides that they are permitted to do business with a particular client is solely up to them. The personal data we provide to them and which we describe below is one factor they may consider in that assessment.

How we use personal data

RSG products that use profiling and decision-making by our Customers

Automated processing of personal data to evaluate certain personal aspects relating to an individual, particularly to analyse or predict aspects concerning that individual, is considered profiling under the applicable data protection laws.

Profiling is not the same as an automated decision-making and we don't make any decisions about you, automated or not. Our products, including the ones that use profiling, are one factor that our Customers may use in their decision-making, to assist them to check the identities of people applying for or receiving products or services; to assist them in complying with regulations such as anti-money laundering (AML), anti-bribery and corruption, or other legal requirements; to help them to prevent and investigate fraud and other potential offences, to assist them with the management and accuracy of their own customer records and accounts; and help them to trace individuals for legally necessary purposes such as debt collection, asset reunification and process serving.

- ***Using personal data for our and our Customers' legitimate interests***

We use personal data to help our Customers check the identities of people applying for or receiving products or services; to assist them in complying with regulations such as anti-money laundering (AML), anti-bribery and corruption or other legal requirements; to help them to prevent and investigate fraud and other potential offences, to assist them with the management and accuracy of their own customer records and accounts; and help them to trace individuals for legally necessary purposes such as debt collection, asset reunification and process serving.

We may also use personal data to develop and improve our products and services and the data is crucial to validate assumptions related to functionalities of existing products and services, areas for improvements, behaviours of the systems, to inform decisions about the final shape of the services before they are made customer facing and key for us to monitor how our products are being used and the identities being searched. For example, we use data to test our products with a representative of real identities to ensure they are working correctly and provide accurate results to our customers. Without being able to include a representative example of real data we risk not being able to test full scenarios to ensure existing products are functioning as expected and leaves us open to missing relevant information that may have a negative impact on customers and data subjects.

Our Customers are responsible for how they may use the results of a check performed using our products or services – for example, whether our Customer decides that they are permitted to do business with a particular client is solely up to them. The personal data we provide to them and which we describe below is one factor they may consider in that assessment.

Where we use personal data for a business or other interest, data protection law says that we have to make sure this interest is legitimate and we must make sure we can justify any impact on individuals. To help us do this, we regularly update our databases to ensure they are accurate; we test our statistical models to check for errors or inaccuracy; we only collect information and provide it to Customers who can demonstrate they need it in order to provide you with their own service or product under a contractual agreement with you, to comply with certain regulatory requirements in their dealings with you as a client, or as necessary for their own legitimate interests. Even where a Customer can demonstrate this need, we limit such Customer access only to the types of personal data that are relevant for the specific interest in question.

We have set out more information about the legitimate business or other interests in processing personal data below:

Purpose	How is personal data used and why?
<p>Enabling our Customers to verify your identity, age, residence, and prevent and investigate fraud, and assess risk</p>	<p>When you apply for services from credit, insurance, or utility providers, retailers, government bodies and agencies, or other organisations they might ask you to provide identification and answer certain questions. Our products allow our Customers to check this information against our databases to confirm that you are who you say you are.</p> <p>For example, the Customer may check your name and address against addresses we have obtained from public sources, like the Electoral Register. In some cases, the output from a check will be 'yes' or 'no'; in other cases we may provide the likelihood that this is the same information (for example, by saying there is a high, medium or low chance this is the same person as the person on the Electoral Register).</p> <p>Income, employment information, and previous loan application data is processed to enable RSG customers to obtain information about individuals in order to calculate risks, associated with those individuals. Data is processed within the product for the purposes of linking and matching individuals and assessing fraud risk. This includes the creation, validation and use of scorecards, models, and attributes in connection with the assessment of risks relating to credit, fraud, affordability, and debt collection. It is also used in verifying identities, to monitor and predict market trends and to enable clients to refine lending and fraud strategies, and loss forecasting.</p> <p>Some of our products produce scores, which provide predictive insight to our customers associated with applications for products or services. Using a combination of datasets, the product will create a list of attributes by looking at our data sets to ask it questions and gather facts e.g. are you on Electoral Roll? How many years have you been on ER? Each attribute will have a value which will be taken into account to build a series of indicators and derive a score.</p> <p>The exact attributes are carefully designed based on the detailed data analysis to ensure that only the most meaningful data elements are taken into account. The score model does not make use of any protected class indicators that are related to an identity's race, ethnicity, religion, national origin or sex.</p>
<p>Allowing our Customers to comply with regulatory requirements</p>	<p>Our products allow our Customers to check whether doing business with a client or potential client could create a risk of financial crime, such as bribery, corruption, or money laundering.</p> <p>For example, when you apply for financial products, organisations may search your name against sanctions lists, watch-lists, lists of politically exposed persons, media reports, and other publicly-available information in order to comply with their regulatory requirements.</p>

	<p>As such searches can return information relating to other individuals with similar names, our products provide scores to our Customers to help them identify the likelihood that a given record corresponds to you. For example, if a search identifies a news story indicating corruption by someone with a similar name to yours but located in a different area, our products will allow our Customers to understand the likelihood this is a match and whether to investigate further and determine for themselves any actions they are legally required to take.</p>
<p>Helping our Customers better manage their client accounts and records</p>	<p>We supply information including personal data to our Customers to help them maintain of their relationships with you and their other clients. This could include helping them remove inaccurate records (e.g., email addresses that are mistyped), and updating existing records, correcting database errors, and identifying if you have recently moved. It could also include helping our Customers identify a recent change in your personal details or circumstances that may affect their relationship with you. For example, if a Customer has previously assessed your credit-worthiness, some of our products would allow them to identify a change in your circumstances that indicate you may be at financial risk.</p>
<p>Assisting Customers with their tracing, investigations, collections, and recovery activities</p>	<p>We supply information including personal data to assist our Customers with their tracing (i.e., locating individuals), investigations, collections, and recovery activities. Our products provide contact and address information to help our Customers locate individuals that owe debt and have moved or gone away and from whom they have no longer been able to collect payments on that debt. Our products and services also allow our Customers to confirm if an individual might be facing financial hardship, and where appropriate, come to an agreed repayment plan in support of the ongoing client relationship.</p> <p>Such activities can often be performed in support of regulatory requirements such as the prevention or investigation of fraud or to assist businesses and other organisations undertaking tasks in support of the substantial public interest.</p>
<p>Enabling life and pensions providers to undertake existence/mortality checks, asset reunification and de-risking activities</p>	<p>Where you or your spouse have a pension or life assurance plan, our Customers are required under law to ensure they have accurate and up-to date records for you, to ensure they can make maintain contact with you and provide you with important information about these significant long-term financial assets and benefits.</p> <p>These services also help our Customers to verify identity and prevent fraud through regular existence and mortality screening, by confirming if you are present at your current address, have moved to a new address, or have been recently deceased.</p>

<p>Developing our statistical models, testing and analytics</p>	<p>We use data to test our products with a representative of real identities to ensure they are working correctly and provide accurate results to our customers. Without being able to include a representative example of real data we risk not being able to test full scenarios to ensure existing products are functioning as expected and leaves us open to missing relevant information that may have a negative impact on customers and data subjects.</p> <p>We use personal data for statistical models, analytics and profiling to improve our products and services and to help Customers better predict risk, to verify data you provide, to help to prevent and investigate fraud, to allow them to comply with their regulatory requirements, to better manage their client accounts and records and assist them with their tracing, investigations, collection and recovery, asset reunification and de-risking activities. To do this, we compare information received against variables like name, age, and address so our Customers can more accurately predict risk factors associated with their proposed or ongoing relationships with you. We may also use personal data to develop and improve our products and services and the data is crucial to validate assumptions related to functionalities of existing products and services, areas for improvements, behaviours of the systems, to inform decisions about the final shape of the services before they are made customer facing and key for us to monitor how our products are being used and the identities being searched.</p>
<p>Protecting our legitimate business interests and legal rights</p>	<p>Where we believe it is necessary to protect our legal rights, interests, and the interests of others, we use personal data in connection with legal claims, compliance, regulatory, audit functions, and disclosures in connection with the acquisition, merger or sale of a business.</p>

- ***Where required by law***

In exceptional circumstances, we may be required by law to provide personal data to law enforcement agencies, courts, or others in connection with claims and other litigation.

- ***Sensitive personal data***

Where the personal data we process includes sensitive or criminal offence data (as defined by the relevant law), we are able to process this data because it is necessary for a legal obligation, there is a substantial public interest or the information was manifestly made public.

What data is collected and from whom it is obtained

Our services depend on collecting accurate and up to date personal data. We obtain this data from the following sources:

- ***Credit Reference Agencies ("CRAs")***

We obtain personal data from CRAs, which includes:

Data used to identify and verify individuals, including:	<ul style="list-style-type: none"> Name, current and previous addresses, date of birth, telephone contact information, and individual identifiers, including from the Electoral Register and other publicly available databases; and Information as set out above relating to spouse, associate, children, and other family members.
Credit header activity history, including:	<ul style="list-style-type: none"> Confirmation of credit activity history such as number of accounts or other agreements that involve a credit arrangement – bank, mortgage, credit cards, utilities, and communications (including mobile and internet).
Court judgments, bankruptcies, administrative orders and other public records, maintained by Registry Trust Ltd:	<ul style="list-style-type: none"> Information about any bankruptcy or insolvency proceedings; and Court judgments information - the name of the court, the nature of the judgment, how much money was owed, and whether the judgment has been satisfied.
Data concerning credit file searches:	<ul style="list-style-type: none"> CRAs provide us with records they maintain each time an organisation makes an enquiry about an individual called a “search footprint”, including the name of the organisation that made the enquiry, the date, and the reason they gave for making the enquiry.

The CRAs from which we receive personal data are Experian Limited, Equifax Limited, and Crediva Limited. For more information on how the CRAs collect and process personal data, please see:

<http://www.experian.co.uk/crain>

<https://www.equifax.co.uk/crain>

http://www.crediva.co.uk/crain*

- Public and publicly-available records**

We receive the following personal data from public and publicly-available sources, including news and business information, and other third party sources. This includes data providers, biographical sources, broadcast content providers, social media providers, and public source information such as government watch and sanction lists, or data provided under open government licence. Such source materials will often contain personal information, and where this is the case that personal information will also appear in our products and services, provided to our Customers in accordance with their relevant legitimate interest or requirement. Such records may include:

Source	Categories of personal data we receive
County and High Court Judgments, such as provided by Registry Trust	Information on court judgments that have been issued, such as how much money was owed and whether the judgment has been satisfied.

Identity and Passport Service - General Register Office (GRO)	Birth, marriages and death records and certificates and Disclosure of death registration information (DDRI).
Registered commercial entity information, such as Companies House	Data on directorships, such as presence of a director within a postcode area.
Property related information, such as Her Majesty's Land Registry (HMLR) – Property Register	Along with the address and postcode we receive information such as property type, age of property, tenure, and sale prices.
Politically Exposed Persons (PEP) lists	Names of individuals in prominent public functions that present a higher risk for involvement in bribery or corruption, as defined under the Financial Action Task Force Recommendations; or close associates of politically exposed persons ('PEPs'), details of family circumstances, such as marital status and dependents, and, in limited circumstances passport details. Position or affiliation within government; and family members and other related individuals.
Sanction lists	Names of individuals that have been sanctioned by governmental and supra-national authorities (such as the United Nations); details of the reasons for which sanctions are imposed; and affiliated businesses and associates. For example, the UK Sanctions List .
Watch lists	Names of individuals placed on criminal watch lists, such as national and international terrorism watch lists; details of the alleged offenses; and affiliated businesses and associates.
Enforcement lists	Names of individuals provided by financial enforcement agencies; details of the alleged offenses; and affiliated businesses and associates.
Public media sources and publicly-available information from internet searches and websites	Information relating to individuals in published news sources such as name, age, date of birth, gender, country of residence; information from other public websites and social media, such as employment and education details, which may include details of public, religious, political, or trade union roles; personal and professional affiliations; and, to the extent it appears in public search, information that may reveal connections to investigated, indicted, suspected of, or convicted for, criminal activity or offences which is

	considered a pre-cursor to money laundering or terrorist financing (e.g. arms trafficking, smuggling or fraud).
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- ***LexisNexis® Risk Solutions data partners and service providers***

We also receive personal data from our data partners and service providers:

Source	Categories of personal data we receive
Third-party data partners, service providers and customers	We receive data from trusted commercial sources and service providers in connection with the provision of our products which includes personal data such as name, current and previous addresses, postcodes, gender, date and place of birth, telephone and email contact, social media handles, professional status and background, previous loan applications, income and employment data, financial account numbers for data for verification purposes; and other individual identifiers. This includes for example British Communications plc, Royal Mail plc, Vocalink Ltd and other commercial providers of similar data or services. Personal data is provided by our business customers for the purpose of carrying out searches.

- ***LexisNexis® Risk Solutions generated information***

We also generate a unique identifier which is considered personal data:

Source	Categories of personal data we generate
LexisNexis® Risk Solutions	LexisNexis Risk Solutions creates a unique identifier called a ' LexID ' for each individual we hold personal data for. The LexID is a numeric personal identifier which is assigned to an individual to allow the identification of their personal data. It is used when information is called from the database and needs to be distinguished from other information in the database. RSG uses proprietary linking technology to link and match data across multiple data sets and assign a unique identifier, LexID, to consumer identities.

How personal data is shared and retained

- ***With whom we share personal data and how we safeguard transfers of personal data***

We share personal data with the categories of third-parties described below. Where personal data transferred to a country outside the UK or European Economic Area ("EEA"), we safeguard the data as described below.

Category	Description
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<p>Businesses, government bodies and other organisations</p>	<p>We share personal data with Customers when they check a client or potential client against our databases. We ask our Customers to explain to their clients that they use our information, including data provided to us by third parties.</p> <p>Your personal information may be stored and processed in your region or another country. We take steps, including through contracts, intended to ensure that the information continues to be protected wherever it is located and in a manner consistent with the standards of protection required under applicable law.</p>
<p>Credit Agencies (CRAs) and Reference Agencies (FPAs) and Fraud Prevention Agencies (FPAs)</p>	<p>We share personal data with CRAs when we send them data from our Customers through some of our products and services that they check against their databases. We ask our Customers to explain to their clients that we provide this information to them and which we may be further used for identity verification, fraud prevention, debt collection, tracing and asset reunification purposes.</p> <p>If we or our Customers believe a fraud has been or might be committed, we may also share that data with FPAs such as CIFAS (UK fraud prevention service) who collect, maintain and share data on known and suspected fraudulent activity. Most CRAs also act as FPAs.</p>
<p>Service providers and data partners</p>	<p>We share personal data with service providers who assist us with the provision of our products and services. These providers include data partners, customer support, IT service providers, financial services, and professional advisors.</p> <p>Your personal information may be stored and processed in your region or another country where LexisNexis Risk Solutions Group affiliates and our service providers maintain servers and facilities, including but not limited to Australia, Brazil, France, Germany, Iceland, India, Italy, Ireland, the Netherlands, the Philippines, Singapore, South Africa, the United Kingdom, and the United States. We take steps, including through contracts, intended to ensure that the information continues to be protected wherever it is located and in a manner consistent with the standards of protection required under applicable law.</p>
<p>Resellers, distributors, integrators and agents</p>	<p>We sometimes use other organisations to help provide products and services to clients and we may provide personal data to them in connection with that purpose.</p>
<p>Other affiliated companies of</p>	

<p>LexisNexis® Risk Solutions within the RELX Group of companies</p>	<p>Some of the service providers we use are other affiliated companies of RSG within the RELX group of companies. These companies assist us in providing the products and services described in this Notice, such as to provide customer and product support. We have contracts in place with them to ensure they only use the personal data we provide them in accordance with our instructions. Some of our affiliated companies also act as resellers, distributors, integrators, or agents for the sale of RSG products or services.</p> <p>Your personal information may be stored and processed in your region or another country where LexisNexis Risk Solutions Group affiliates and our service providers maintain servers and facilities, including but not limited to Australia, Brazil, France, Germany, Iceland, India, Italy, Ireland, the Netherlands, the Philippines, Singapore, South Africa, the United Kingdom, and the United States. We take steps, including through contracts, intended to ensure that the information continues to be protected wherever it is located and in a manner consistent with the standards of protection required under applicable law.</p> <p>Certain U.S. entities within the LexisNexis Risk Solutions group of companies have certified certain of their services to the EU-U.S. and Swiss-U.S. Privacy Shield Frameworks as set forth by the U.S. Department of Commerce. Please view these entities' Privacy Shield Notices here. To learn more about the Privacy Shield program, and to view these entities' certification, please visit www.privacyshield.gov.</p> <p>If some or all of the RSG or RELX business is acquired by, another company personal data may be disclosed to the prospective or actual purchasers.</p>
<p>Third parties where required by law (or to protect our rights)</p>	<p>We also share personal data in order to:</p> <ul style="list-style-type: none"> • comply with the law; • investigate and help prevent security threats, fraud or other malicious activity; • enforce and protect the rights and property of RSG or its affiliates; or • to protect the rights of our customers, employees and third parties. This may include sharing information for the purposes of crime prevention and fraud protection.

• ***How long we retain personal data***

The criteria used to determine the storage period will include the legal limitation of liability period, agreed contractual provisions, applicable regulatory requirements, and industry standards.

We retain personal data as follows:

Category	Retention Period
Sanctions lists, watch lists, PEP lists, adverse media searches, social media and other public website data	We retain information relating to sanctions, criminal records, adverse media searches as well as the information we obtain from social media and other public websites for such periods as necessary for our Customers to perform and comply with their financial crime compliance requirements. This is usually for a minimum period of 6 years but may be longer, depending on their location and relevant national laws.
Identification data	We retain identification data (such as names and addresses including from the Electoral Register) whilst there is a continuing need for us to utilise it. We keep this retention under review and will remove data as and when we no longer require it.
Credit Reference Agency (CRA) records	Data provided to us by credit reference agencies is subject to the retention periods determined by the relevant CRA, and subject to further agreed contractual provisions, applicable regulatory requirements and industry standards. Search footprints are retained by CRAs for different lengths of time. Experian and Equifax retain most search footprints for one year from the date of the search, although they keep debt collection searches for up to two years. Crediva keeps search footprints for two years from the date of the search.
Court judgments, bankruptcies, administrative orders	We retain information about court judgments or orders for up to 6 years from the date of the judgment or order (or a shorter period if the judgment is set aside or repaid). For bankruptcy, individual voluntary arrangements ('IVAs'), or other insolvency related events and arrangements, we usually keep such data for up to 6 years (or, if such events are extended, then for that longer period).
Other third party-supplied data and services	Other third party supplied data is retained as necessary for our Customers to perform and undertake their legitimate interests and activities, including those undertaken in the substantial public interest. The criteria used to determine the storage period will include the legal limitation of liability period, agreed contractual provisions, applicable regulatory requirements, and industry standards.
Archived data	We may hold data in an archived form for longer than the periods described above, for things like research and development, analytics and analysis, (including refining fraud strategies, scorecard development and other analysis such as de-risking), for audit purposes, and as appropriate for establishment, exercise, or defense of legal claims. The criteria used to determine the storage period will include the legal

	limitation of liability period, agreed contractual provisions, applicable regulatory requirements and industry standards.
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How you can request to access, correct, and delete or transfer your personal data or ask us not to process your personal data

In accordance with European and certain other privacy and data protection laws, as may be applicable, we provide you with the ability to exercise your rights in relation to your personal data in the following ways:

- ***Find out if we process your personal data, obtain a copy of the data, or correct inaccurate data***

To find out if we process any of your personal data, to access a copy of such personal data we may hold about you, or correct any personal data that you believe is inaccurate, incomplete, or out of date, you may contact us as provided in the “How to contact us” section below. In order to provide you with an appropriate response we may ask for relevant identification documents to confirm your identity in handling your request and ensure it is dealt with efficiently and in accordance with the data protection laws, as may be applicable. Where you dispute the accuracy of personal data we receive from third parties, we may confirm its accuracy with the third party that supplied it.

- ***How you can object to, or request to restrict, delete or transfer your personal data***

If you object to our processing your personal data we may hold about you as a controller, or you wish to restrict our use of it or request its deletion, you may contact us as provided in the “How to contact us” section below. As stated above, we may also ask for relevant identification documents to confirm your identity in handling your request.

Your rights to object to, or request that we restrict our use of, or delete your personal data may be limited where we are legally required to process your personal data or have compelling reasons to override your request.

European and certain other privacy and data protection laws, also gives individuals a right to ask for information which they have given to a company, to be sent to other companies (for example you can ask for services managed online such as utilities, phone or email to be switched between providers). European and other privacy laws describe this as a “data portability” request. In some instances, this right may not apply to the personal data we process.

If you have unresolved concerns, you have the right to complain to a data protection authority in the country where you live, where you work or where you feel your rights were infringed.

How to contact us

If you have any questions or wish to exercise any of the rights described in this Processing Notice, please contact our Data Protection Officer whom we have appointed to respond to enquiries regarding any of the products connected to the data controllers described in this Notice:

For U.S. Privacy requests, click [here](#) to submit online.

For non-U.S. Privacy requests, click [here](#) to submit online.

Data Protection Officer
LexisNexis Risk Solutions Group
Global Reach
Dunleavy Drive
Cardiff
CF11 0SN

The data controllers for the Business Services division of the LexisNexis Risk Solutions Group are below:

Data controllers
Tracesmart Limited LexisNexis Risk Solutions UK Limited LexisNexis Risk Solutions (Europe) Limited Crediva Limited LexisNexis Risk Solutions Fl Inc.* World Compliance Inc.* Emailage* Threatmetrix* * Represented in the UK by its affiliated company LexisNexis Risk Solutions UK Ltd and represented in the EU by its affiliated company LexisNexis Risk Solutions (Europe) Limited.

Tracesmart Ltd, trading as LexisNexis, LexisNexis Risk Solutions UK Limited, LexisNexis Risk Solutions (Europe) Limited, LexisNexis Risk Solutions FL Inc, World Compliance Inc., Emailage, Threatmetrix and Crediva Ltd are part of the LexisNexis Risk Solutions Group in the RELX Group of companies.

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