

Data Protection Statement

Introduction

The data controller for your personal data is **Santander Consumer (UK) plc** (Company number 02248870) ("**SCUK**"). We refer to ourselves as "**we**", "**our**" or "**us**" in this statement. If you have any queries about how we use your information, you can write to our Data Protection Officer at Santander Consumer Finance, Santander House, 86 Station Road, Redhill, Surrey, RH1 1SR.

This data protection statement explains how we will use the personal data - your information - that you provide to us. Please read this statement carefully.

You can view a copy of this privacy statement at https://www.santanderconsumer.co.uk/your-data/. This statement may be updated from time-to-time.

Information we will collect about you

We have an agreement with a Santander Consumer (UK) plc customer who has appointed you to be an authorised third party representative or guarantor in respect of their agreement with us.

We will use your information to identify you and enable you to discuss the account with us. The personal data we use may include:

Type of Data	Example
Identity information	Full name, age, date of birth, marital status, your relationship to the
	agreement holder.
Contact details	Home address, e-mail address, telephone number, mobile number.
Technical data	Information such as IP address or mobile phone location data for how you
	access our services.
	We may also use cookies to remember how you access and use our
	website and your preferences. You can find more information in our
	cookies policy.
Biometric information	Fingerprint, voice or face recognition so that you can use our Online
	services.

We may record calls, emails or other communications in relation to your dealings with us as permitted legally.

Use of your information

We can only use your personal data if we have a lawful reason for doing so. This is called a legal basis. The purposes for which we use your information and the legal bases under data protection laws on which we rely are as follows (as relevant):

LEGAL BASES	Some situations when we'll rely on it
CONTRACTUAL REQUIRMENTS	Information about you is required to process your request to be added as an authorised third party/next of kin/guarantor on the customer's agreement, to carry out the contractual requirements between the customer and SCUK. This includes updating our records and tracing your whereabouts to contact you about the customer's agreement for example where you have logged a complaint on the customer's behalf. We may sometimes need to disclose your personal data because of a legal or regulatory responsibility , or where we have your consent .
LEGITIMATE INTEREST	We will also process your personal data for our own legitimate interests or those of other persons and organisations. We will do this for the purposes of: • Good governance, accounting, and managing and auditing our business operations; and • To monitor emails, calls, other communications, and activities relating to your dealings with us.
LEGAL OBLIGATION	
It is necessary for compliance with a legal obligation	 This includes when you exercise your legal rights under data protection law, for example to respond to requests you send us for your personal information. To verify your identity. For the establishment and defence of our legal rights. We might do this if we need to bring or defend a legal claim. For the prevention, detection and investigation of crime, to conduct credit, fraud prevention and anti-money laundering checks and for compliance with our legal and regulatory responsibilities. This may also include processing special categories of data about you where this information is provided to us.
CONSENT	If you give us your consent, you are free at any time to change your mind. We will confirm where the provision of any personal data is optional, including if we ask for your consent to process it. In all other cases your personal data must be provided so we can process your notification. We will not collect any personal data from you that we do not need to process your notification.

Disclosure to and use by third parties

Subject to applicable data protection law we may share your personal data with:

- The Santander group of companies* <u>see Group companies</u>, our associated companies in which we have shareholdings, and with sub-contractors and other companies or persons acting on our behalf.
- Our legal and other professional advisors, including our auditors.

- Financial crime and fraud prevention agencies, credit reference agencies, and debt collection agencies where necessary when we register you as a legal representative and/or owner as part of the ongoing agreement or service management.
- Government bodies, regulators, agencies and courts in the UK and overseas to comply with legal
 requirements, for the administration of justice, and to protect the security or integrity of our
 business operations. This may include disclosing your personal information to tax authorities in
 other countries, or with HMRC who may share the information with the other tax authorities if we
 believe that you may have tax obligations in another country.
- Other parties connected with the agreement, for example guarantors; sharing information in such circumstances with other people named on the application may be necessary.
- Market research organisations to help us improve our products or services.
- Third parties acting on our behalf, such as back-up and server hosting providers, IT software and maintenance providers and their agents, our legal and professional advisors including our auditors.
- If we or the Santander group undergoes a group reorganisation or is sold to a third party, your personal information provided to us may be transferred to that reorganised entity or third party and used for the purposes highlighted in this data protection statement.
- Anyone else we may need to in the following situations:
 - In an emergency or to protect your vital interests.
 - To protect the security or integrity of our business operations. For example, if someone tried to hack our systems, we might need to share information about you with third parties to help us respond to this.
 - o To comply with law.

Retention of your information

We will hold your information for 10 years from the date at which the customer's agreement is closed, or as long as necessary thereafter to deal with any queries you may have.

We may hold your information for a longer or shorter period from that described above where:

- The law requires us to hold your personal information for a longer period or delete it sooner.
- You exercise your right to have the information erased (where it applies) and we do not need to hold it in connection with any of the reasons permitted or required under the law.
- In limited cases, the law permits us to keep your personal information indefinitely provided we put certain protections in place.

Transfers to third countries/where we store your information

We store your information on servers located within the United Kingdom (UK) and European Economic Area (EEA).

What is the EEA?

It contains all the countries of the European Union plus Iceland, Norway and Liechtenstein.

The third parties listed under 'Disclosure to and use by third parties' may be located outside of the UK or the EEA, or they may transfer your information outside of the UK and the EEA. The UK and countries within the EEA apply similar standards to protect your data, but other counties may not.

If we transfer your data to someone outside of the UK, we'll take extra steps to protect it.

What extra steps will we take?

We'll check if the country has an adequate level of protection for your data. If it doesn't, we'll make sure the person we transfer your data to has agreed to protect your data in a similar way. They may do this either as part of a scheme approved by the Government or we may ask them to sign a contract with us.

Any third parties transferring your information outside of the UK must also have in place appropriate safeguards as required under data protection law.

Your rights

You have various rights under the law over the personal data we hold about you (which may not always apply or be subject to certain circumstances). Here's a summary in the table below:

You have the right to	What you should know
Be informed about how we use your	That's why we explain how we use your data in this statement.
data	
Have access to your data	You can ask us for a free copy of the personal data we hold
	about you and information about how we process it.
Have your data changed	If the data we hold about you isn't correct or complete, you can
	ask us to correct it or add information so that it's complete.
	We'll let you know when we've done this.
	We may refuse your request in some situations – we'll let you
	know, and why, if that happens.
Have your data deleted	You can ask us to delete your data, but we won't always do so.
(some people call this the right to be	For example, we might need to keep it for legal reasons. If we
forgotten)	aren't going to delete your data, we'll let you know why.
Object to how we use your data	You can ask us to stop using your data for certain purposes.
	If we use your data for some things, like direct marketing, we'll always stop. But, in other situations, we don't always need to or we may refuse. If that's the case, we'll let you know.
Restrict how we process your data	You can ask us to limit how we use your data. You may, for
	example, want us to do this if the data we hold about you is not
	correct or complete.

	We won't always be able to limit how we use your data. For
	example, if we need to use it for legal reasons. If we refuse to
	limit how we use your data, we'll let you know why.
Move, copy or transfer your data	You can ask us for a copy of your personal data in a format that
("data portability")	allows you to move it somewhere else. You can also ask us to
	send it to someone else.
Challenge an automated decision	If we make an automated decision, you can ask for information
	about how we make the decision and ask for an individual to
	make it instead.
Withdraw Your Consent	Where you have provided consent to the processing of your data
	you have the right to withdraw your consent.

We may update the data protection statement from time to time. When we change the data protection statement in a material way, a notice will be displayed on our website along with the updated data protection statement.

More information on your data subject rights and how to exercise these rights can be found in the 'Using my information' booklet available at https://www.santanderconsumer.co.uk/your-data/ or by requesting a copy via email from customerservices@santanderconsumer.co.uk or calling our customer services team on 0800 085 1759. If you would like to discuss or exercise any of these rights, please contact us by writing to Santander Consumer Finance, Santander House, 86 Station Road, Redhill, Surrey, RH1 1SR or using the above contact information.

If you're not happy with how we use your data

We encourage you to contact us before making any complaint and we will seek to resolve any issues or concerns you may have. You can also contact our DPO with any data protection concerns. You have the right to complain to the Information Commissioner's Office where your data has or is being used in a way that you believe does not comply with data protection laws. You may contact the ICO and find out more information from the ICO website ico.org.uk.

*Group companies

The Santander group of companies includes but is not limited to Banco Santander S.A.; Santander Consumer Finance S.A., Santander UK Group Holdings plc; Santander UK plc, Santander Consumer (UK) plc trading as Santander Consumer Finance; Santander Insurance Services UK Ltd.