

Skoggi Oy's Register and Privacy Policy Statement

Data protection / GDPR

This is Skoggi Oy's Register and Privacy Policy Statement in accordance with the EU's General Data Protection Regulation (GDPR). Created on 1 July 2022. Latest change 1 July 2022.
The Data Protection Regulation contains obligations for companies processing personal data.

Registrar

Skoggi Oy, Inkerintie 4, FIN-31300 Tammela

business ID 2995407-8

Contact person

Lasse Lahtinen

info@skoggi.com

Register name

Skoggi Oy's Customer, Marketing and Operator Register

Purpose of the Register

Maintaining Skoggi Oy's customer register, managing and maintaining customer relations and telling about our services. The information can be used for operational development and for statistical purposes. Personal data is processed within the limits permitted and required by the Personal Data Act. We do not use the data for automatic decision-making or profiling.

The information to be recorded in the register is:

- first and last name of the private customer / operator
- the name of the business customer
- address of the customer / operator
- phone number
- email address
- information about agreed services and their changes
- forest owners' forest resource and forest compartment boundary data
- invoicing and payment information
- other information related to the customer relationship and ordered services

The register contains only the information that the person or company handed over to Skoggi Oy or authorized a third party to hand over.



Register protection

Only the company's own staff and other persons who have the right to do so due to their work can access the information in Skoggi Oy's customer register. All users of the register are bound by a duty of confidentiality. The register is in electronic form, and the related databases are protected against external data breaches by firewalls, passwords and other technical means.

Right of deletion

A person in the customer register has the right to request the deletion of data if data processing is not necessary. We process the deletion request, after which we either delete the data or provide a justified reason why the data cannot be deleted.

It should be noted that the controller may have a statutory or other right not to delete the requested information. The registrar is obliged to keep the accounting material in accordance with the period (10 years) defined in the Accounting Act (Chapter 2, Section 10). For this reason, accounting-related material cannot be deleted before the deadline expires.

A person in the customer register can appeal the decision to the Data Protection Ombudsman.

A person in the customer register has the right to demand that we limit the processing of disputed data until the matter is resolved.

Right of appeal

The registered person has the right to file a complaint with the Data Protection Ombudsman if person feels that we are violating the applicable data protection legislation when processing personal data.

Contact information of the Data Protection Ombudsman: <https://tietosuoja.fi/en/contact-information>

Disclosure of information

Information is not regularly disclosed to other parties. Information can be published to the extent agreed with the customer.

We have ensured that all our service providers comply with data protection legislation.

We regularly use the following service providers:

IT services: Printcom Center Oy

accounting firm: Tilitoimisto Aarnio Oy

forest software services: Bitcomp Oy

sales and marketing services: Nals Oy ja PrimeR Oy

Data is not transferred outside the EEA countries.

Duration of processing

As a general rule, personal data is processed as long as the customership is valid.

