

Corroventa's Data Protection and Integrity Policy

When you as a customer/supplier/other enter into a business partnership with Corroventa, collecting and processing personal data will be required. This is necessary for us to fulfill our agreement and we follow the General Data Protection Regulation (GDPR). The personal data we require in order to enter into a partnership include your name/the name of your contact person as well as individual e-mail addresses and phone numbers.

As the business partnership proceeds, additional data may be collected depending on which activities are carried out as part of the partnership. Access to additional data may, for example, be obtained through the following:

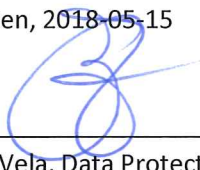
- Data that you supply us with directly.
- Data that is registered when you visit our website, our Facebook page or any of our other social media pages.
- Data that we access from public registers.
- Data that we receive when you hire us or one of our employees.
- Data that we receive when you sign up for our events or courses/seminars.
- Data that we receive when you sign up for our newsletter or other mailings.
- Data that we receive when you respond to surveys and other inquiries.
- Data that we receive when you apply for employment at Corroventa, visit us or otherwise contact us.

Regarding the protection of the personal data that we obtain access to in connection with the partnership, and that is processed within our company or by the third party which we are working with, Corroventa follows the General Data Protection Regulation (GDPR). Third parties include carriers and providers of payment processing and different IT-services. In cases where personal data is released to a third party, we establish personal data processing agreements or similar to ensure that the personal data is processed in an appropriate way.

Corroventa implements technological and organizational measures that are necessary to ensure that personal data is protected against unauthorized and illegal processing as well as against accidental loss, destruction or damage. Established routines and policies ingrain an awareness among our employees of how personal data is to be processed within our company.

As per the General Data Protection Regulation (GDPR), you, your successors, your representatives and/or delegates can demand for personal data to be removed, corrected or changed, deny the processing of personal data, limit the usage and release of personal data and retract potential consent to the processing of personal data. Note that in some cases, Corroventa is unable to remove your personal data without simultaneously terminating the business partnership. It may be required that we keep some of your personal data after you have demanded for it to be removed in order to fulfill legal or contractual obligations. It may also be legally permitted for us to keep certain types of personal data in order to meet our business needs.

Bankeryd, Sweden, 2018-05-15

A handwritten signature in blue ink, consisting of a large, stylized letter 'G' followed by a series of loops and a final flourish.

Gregorio Zuazu Vela, Data Protection Officer