

PRIVACY POLICY

1. ABOUT THIS PRIVACY POLICY

1.1. This privacy policy ("Privacy Policy") provides an overview of why and how Bondora AS ("we", "us", "our" or "Bondora") processes personal data when providing our services. This Privacy Policy applies to the personal data of the www.bondora.lt ("Portal") Users as well as other persons that come into contact with Bondora ("you" or "your"), and it also explains what your rights are regarding your personal data.

We follow very strict rules established for the processing of your personal data, which derive from the legislation of the European Union, Estonia, and our other countries of operation, including the European Union General Data Protection Regulation ("General Regulation" or "GDPR"). The terms contained in this Privacy Policy have the same meaning as described in the Bondora Terms of Use available on the Portal and the General Regulation.

- 1.2. Links to third-party websites from the Portal or to any other Bondora website are only quick links to services or topics we think may be useful to our Portal users. Please note that third-party websites may have different privacy policies and/or security standards, which we recommend you review.
- 1.3. In the event our personal data processing practices are changed or we need to amend this Privacy Policy due to the applicable law, judicial or competent supervisory authorities' practices, or competent supervisory authorities' guidelines, we have the right to change this Privacy Policy at any time unilaterally. The version published on our Portal is always the latest one.

2. CONTROLLER AND CONTACT DETAILS

The controller of your personal data is Bondora AS (Estonian registry code 11483929; postal address A.H. Tammsaare tee 56, Tallinn 11316, Estonia). You can find our contact details at the bottom of the Portal.

3. COLLECTION OF PERSONAL DATA

3.1. We collect personal data necessary to enter into a User Agreement or a Credit Agreement (hereinafter referred to as the "**Agreement**") with you and perform it. Given our field of activity, it also includes collecting various background information to fulfill our various obligations deriving from the law.





- 3.2. We collect personal data from the following sources:
- yourself (data submitted and shared by you); and
- third parties (e.g., public sources, state registers such as the population and pension registers, credit rating agencies, cooperation partners and companies belonging to the same group with Bondora).

We collect personal data from third parties that allow us to assess your creditworthiness and apply due diligence measures to prevent money laundering and terrorist financing and breach of sanctions regimes, detect and prevent fraud including verifying the information you provide to us.

We may also collect personal data automatically as made available by web browsers, servers, and devices (e.g., the way you use the Portal, digital devices you use, and cookies) for statistical purposes.

4. USE OF YOUR PERSONAL DATA

- 4.1. To provide services to you through the Portal, you may be required to provide our partners or us with the information necessary to provide the services. If you do not provide this information, we are not able to provide services to you. Such information is always marked accordingly.
- 4.2. We use your personal data for the following purposes and on the following legal grounds:

Personal data	Purposes of Processing	Legal grounds
 Data that allows us to identify you (e.g. name, personal identification code, date of birth, sex) Contact details (e.g. email address, phone number, postal address) Financial data (e.g. income, financial situation, other financial liabilities, current bank account transactions, past payment behavior) Family status (e.g. marital status, relationship status, information on dependents) Information about your property Information about your job and education (e.g. level of 	Deciding on the conclusion of the Agreement and its conditions (incl. personal identification, assessment of the creditworthiness, determination of the maximum credit limit, application of the principles of responsible lending, the fulfillment of obligations arising from applicable laws on the prevention of money laundering and terrorism financing and breach of sanctions regimes, detect and prevent fraud)	 Preparation for the conclusion of the Agreement (GDPR Art. 6(1)(b)) Fulfillment of legal obligation (GDPR Art. 6(1)(c) and applicable laws, including consumer protection laws (application of the principle of responsible lending) and laws on the prevention of money laundering and terrorist financing and breach of sanctions regimes



Personal data	Purposes of Processing	Legal grounds
 education, profession, employer, position) Information about your identity document (incl. copy of identity document, document number) Details of the loan applied for (e.g., loan amount, purpose, date of monthly payments) Other information (e.g., the language of communication) 		
 Data that allows us to identify you (e.g., name, personal identification number, date of birth, sex) Contact information (e.g., email address, mobile phone number, postal address) Financial data (e.g., current bank account number, payment behavior) Your user account information (e.g., email address or other social media account information if preferred) Data of transactions made on the Portal (e.g., services used on the Portal, concluded agreements, the fulfillment of obligations, communication) Other information (e.g., the language of communication) 	Conclusion and performance of the Agreement (incl. contacting you in connection with the Agreement)	Conclusion and performance of the Agreement (GDPR Article 6 (1) (b))
Contact information (e.g. email address, mobile phone number, postal address or any other electronic means)	Sending direct marketing	 Your consent (GDPR Art. 6(1)(a)) Our legitimate interest in marketing our products and services and making offers suitable for you (Article 6 (1) (f) of the General Regulation)



Personal data	Purposes of Processing	Legal grounds
Segment information (e.g. data used to categorize individuals into distinct groups or segments based on demographics, behavior, preferences, or other relevant factors)	Segmenting customers into groups based on specific criteria and profiling them to better understand their needs and preferences in order to develop targeted marketing activities	Our legitimate interest in making marketing and loan offers suitable for you (GDPR Art. 6(1)(f))
 Contact information Information on performance of the Agreement Information provided by you through the survey 	Sending of surveys for feedback to develop and improve the quality of our Portal and services	Our legitimate interest in ensuring the quality, development, and competitiveness of our Portal and services (GDPR Art. 6(1)(f))
Your Feedback on our Portal and services	Development and improvement of the quality of our Portal and services	• Your consent (GDPR Art. 6(1)(a))
Data on transactions made on the Portal and browsing data (e.g. services used on the Portal, Agreements concluded, the fulfillment of obligations, IP-address, type of browser, preferences, habits, satisfaction, communication, data on participation in consumer games, and campaigns organized by the us)	Developing and improving the quality of our Portal and services (e.g. analyzing how and with which devices Users typically navigate our Portal to make it more user-friendly; analyzing which products and services are popular to develop these as a priority; analyzing the profile of the users that do not perform their responsibilities to us to improve our systems, e.g. to improve the quality our Portal and services , etc.)	Our legitimate interest in ensuring the quality, development, and competitiveness of our Portal and services (GDPR Art. 6(1)(f))
 Data related to your real estate, tax arrears and business and business prohibitions Your bank account data Contact information (e.g. phone number, e-mail address) 	Developing (incl. testing) and improving the quality of our Portal and services (e.g. we will analyze how to improve the credit model more accurately and better, taking into account data describing your financial behavior and situation, to provide a better and more accurate creditworthiness assessment to ensure even better compliance with responsible lending)	Our legitimate interest in ensuring the quality, development, and competitiveness of our Portal and services (GDPR Art. 6(1)(f))
Your bank account information	Providing additional services to you via our Portal	• Your consent (GDPR Article 6 (1) (a))



Personal data	Purposes of Processing	Legal grounds
 All your relevant personal data (e.g., name, surname, personal identification number, date of birth, sex, and identity card data, information on the damages inflicted, including the debt amount, date, history, other related information); Audit trail of your activities in your Account when you log in the Account as our client 	Protecting our rights and interests, as well as the rights and interests of any relevant third parties (e.g. if you do not fulfill the Agreement or there appears such suspicion), preventing fraud, enforcing legal requirements	Our legitimate interest in protecting our rights and interests (GDPR Art. 6(1)(f)). Our legitimate interests include defending any legal claims and preventing fraud.
All your relevant personal data	Fulfillment of our legal obligations deriving from the law	Fulfillment of our legal obligations deriving from the law (Article 6 (1) (c) of the General Regulation)
The telephone number you are calling from or the email address, other information pertaining to your inquiry, including, but not limited to, first name, surname, call record, technical details of the call (date, duration, etc.); history of calls; complaint, request, inquiry text, description of the circumstances of the complaint or another inquiry, documents supporting the complaint, request, inquiry, other information provided to us.	Providing client services – inquiries, requests, complaints	 Conclusion, performance, amendment and administration of the agreement (GDPR Art. 6(1)(b)) Our legitimate interest and that of third parties (GDPR Art. 6(1)(f))
Data about the device operating system, entry, use, data or other activities in the Account, log entries, changes and their history, settings, other system parameters	Operation and security of the Account, Website and our internal systems	Our legitimate interest and that of third parties, to ensure security, resilience, recoverability, traceability, integrity, functioning of actions, operations of the Account, Website and our information systems via cookies; to ensure uninterrupted provision of our Services, their support and

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Personal data	Purposes of Processing	Legal grounds
		 improvement (GDPR Art. 6(1)(f)) Legal obligations and requirements of legal acts in the following areas: personal data protection; information security; other laws applicable to us (GDPR Art. 6(1)(c)).
Personal data processed via marketing cookies, e.g. IP address, browsing history, device information	Delivering personalized advertisements, tracking ad performance, targeting specific user segments	 Your permission for the use of marketing cookies Your consent (GDPR Art. 6(1)(a))
 Personal data processed via functional cookies, e.g. user preferences, login information, language settings, session identifiers 	Enhancing website functionality, remembering user preferences, facilitating login processes	 Your consent (GDPR Art. 6(1)(a))
Personal data processed via analytical cookies, e.g. website usage data (e.g., pages visited, time spent on site), location information (if enabled), device information	Analyzing website performance, understanding user behavior, improving website usability	• Your consent (GDPR Art. 6(1)(a))
Personal data contained in documents for bookkeeping purposes, as well as other information necessary to establish the transaction trail, including, for example, identifying information such as name and address.	Bookkeeping and establishing transaction trails.	 Legal obligations and requirements in relation to bookkeeping under Estonian Accounting Act) (GDPR Art. 6(1)(c))

4.3. Cookies

We use cookies, which are small text files that a website server stores on your hard drive. This allows us to collect certain information from your web browser. You can find more information on how we use cookies in our Cookie Policy available under the section "Terms of use" on the Portal.



- 4.4. We do not process special categories of personal data or data about criminal convictions and offenses.
- 4.5. If the legal basis for the processing of your personal data is our or a third party's legitimate interest, you have the right to obtain additional information and to object to such processing at any time. To do so, please contact us using the contact details provided at the bottom of the Portal.

5. AUTOMATED DECISIONS AND PROFILE ANALYSIS

- 5.1. We use an automated process to decide whether to approve or reject your loan application. As part of our automated process, all categories of data we have collected about you for creditworthiness purposes are assessed (see above). The system calculates your credit rating based on the risks associated with the different data categories and the coefficients assigned to them. Based on this, you will be offered a loan on the terms you have requested or other terms (e.g. with a smaller loan amount or a different repayment term than wanted), or your application will be rejected. The purpose of creditworthiness assessment is to make fair and responsible loan decisions and fulfill our legal obligation to assess your creditworthiness before granting a loan.
- 5.2. In addition to automated creditworthiness assessments, we make automated decisions in the process of risk management, including assessment of risk of fraud, money laundering and terrorist financing.
- 5.3. Additionally, we use automated decision-making in the process of adjusting loan payment schedules.
- 5.4. Automated decisions and profiling allow us to improve the fairness of our decision-making process (reducing the potential human error, discrimination, and abuse of power), reduce the risk that you will not pay back the loan, and allow us to make decisions in less time and improve efficiency.

Automated decisions and profile analysis are necessary for concluding an Agreement between us. Creditworthiness assessment is a largely standardized and mandatory procedure for creditors built on the applicable principles of responsible lending and based on mathematical formulas. The automated creditworthiness assessment ensures a fairer result as it eliminates the human subjective factor and treats all credit applicants equally. Using the same or a similar model manually would take a disproportionate amount of time to assess each borrower's creditworthiness and thus becomes significantly more costly for us. Our human resource needs would significantly increase if we were to ensure that the quality of service is maintained when assessing creditworthiness manually. To prevent money



laundering, terrorist financing and breach of sanctions regimes, we use automated processes for monitoring transaction data. It would not be possible to process the relevant data manually (i.e., without automated solutions) due to the large volume.

- 5.5. Our automated processes are regularly tested, evaluated, and inspected to ensure fairness, efficiency, and impartiality. For them to work, it is also necessary that the information you provide to us is accurate and up-to-date.
- 5.6. You have the right to have direct personal contact, the right to express your views, the right to be heard on a decision taken following such an assessment, and the right to challenge that decision. To do so, please contact us using the contact details provided at the bottom of the Portal.

6. TRANSFER OF PERSONAL DATA

When we process your personal data, we also transfer your personal data to our processors and third parties. Such transmission shall take place only under the following conditions.

6.1. **Processors.** We use carefully selected service providers (processors) to process your personal data. In doing so, we remain fully responsible for processing your personal data.

We use, among other things, the following processors: providers of marketing and survey services and tools, providers of money laundering and terrorist financing and sanctions management intelligence services, creditworthiness assessment service providers, customer support service providers, accounting service providers, server management and server hosting providers, IT service providers, and other companies belonging to the same group with Bondora, who provide services to us.

If you would like more detailed information about our processors (e.g., their names and locations), please contact us using the contact details provided at the bottom of this website.

6.2. **Third Parties.** We will only share your personal data with third parties if set out in this Privacy Policy, if required by applicable law (e.g., if we are required to share personal data with authorities) or under your consent or order.

We may share your personal data with the following third parties:

• to perform agreements with payment service providers. In this case, the legal basis for the transfer of personal data is the performance of an agreement between us (Article 6 (1) (b) of the General Regulation);



- to assess your creditworthiness with credit agencies. In this case, the legal basis for the transfer of personal data is our legal obligation to assess your creditworthiness (Article 6 (1) (c) of the General Regulation);
- to test the quality of the creditworthiness assessment with credit assessment service providers. In this case, the legal basis for the transfer of personal data is our legitimate interest (Article 6(1)(f) of the General Regulation);
- for the purposes of our internal administration with companies belonging to the same group as us. In this case, the legal basis for the transfer of personal data is our legitimate interest in sharing the data with companies belonging to the same group as us for internal administration purposes (Article 6 (1) (f) of the General Regulation);
- for the purposes of direct marketing with companies belonging to the same group as us. In this case, the legal basis for the transfer of personal data is your consent (Article 6 (1) (a) of the General Regulation);
- to other credit and financial institutions and insurance providers to provide the service requested by the Client or to assess the reliability and risk associated with him (Article 6 (1) (b) of the General Regulation);
- potential or actual buyers and pledges of claims. In this case, the legal basis for the transfer of personal data is our legitimate interest in transferring the data and documents related to the claim to the buyer and/or pledgee upon assignment of the Claim (Article 6 (1) (f) of the General Regulation);
- potential or actual investors and/or creditors of the Lender. In this case, the legal basis for the transfer of personal data is our legitimate interest in transferring the data and documents related to the claim to the Creditor regarding the investor's or creditor's claim (Article 6 (1) (f) of the General Regulation);
- to fulfill our legal obligations deriving from the law with authorities and law enforcement agencies. In such a case, the legal basis for the transfer of personal data is fulfilling our legal obligation deriving from the law (Article 6 (1) (c) of the General Regulation);
- payment default registers, credit bureaus and other third parties where we are disclosing information about outstanding debts; In this case, the legal basis for the transfer of personal data is our and third parties' legitimate interest in implementing responsible lending principles; (GDPR Art. 6(1)(f)), GDPR Art. 6(1)(c) (Law on the Consumer Credit of the Republic of Lithuania)).



- to protect our rights and interests with collection agencies, attorneys, bailiffs, and other persons concerned. In this case, the legal basis for the transfer of personal data is our legitimate interest in protecting our rights and interests (Article 6 (1) (f) of the General Regulation). We will only process your personal data if we are sure that our legitimate interests do not outweigh your interests or fundamental rights and freedoms for which personal data must be protected. As we generally process your personal data only when it is essential to protect our rights and interests (i.e., if there has been a breach or a suspected breach by you), we consider it justified.
- to perform our statutory obligations with auditors. In such a case, the legal basis for the transfer of personal data is our legal obligations deriving from the law Article 6 (1) (c) of the General Regulation and the Auditors Activities Act);
- to fulfill our legal obligations deriving from the law or in the legitimate interests of us or our counterparty, if such transfer is necessary to transfer our activities or assets due to the transaction or to assess the perspectiveless of such a transaction. In this case, the legal basis for the transfer of personal data is the fulfillment of our legal obligations (Article 6 (1) (c) of the General Regulation and the Law of Obligations Act), or our or our counterparty's legitimate interest in concluding the transaction or assessing its perspectiveless (Article 6 (1) (f) of the General Regulation). We will only transfer your personal data if we are sure that our or our counterparty's legitimate interests do not outweigh your interests or fundamental rights and freedoms for which personal data must be protected.
- 6.3. If the legal basis for the processing of your personal data is our or a third party's legitimate interest, you will have the right to obtain additional information and to object to such processing at any time. To do so, please contact us using the contact details provided at the bottom of the Portal.

We will only process your personal data if we are satisfied that our legitimate interests do not outweigh your interests or fundamental rights and freedoms for which personal data must be protected. As such, processing takes place with personal data that is not particularly sensitive. As we use this data for foreseeable and useful purposes to you (i.e., to make offers of interest to you), we consider it justified.

7. TRANSFER OF PERSONAL DATA OUTSIDE THE EUROPEAN UNION

7.1. In general, we do not transfer your personal data outside the European Union, but our processors and third parties, to whom we transfer the personal data, may process your personal data outside the European Union. Where necessary, the transfer will only take place if we have a legal basis for such action, including, in particular, if the recipient: (i) is located in



a country that the European Commission considers having an adequate level of protection of personal data, or (ii) is acting under an agreement that meets the requirements of the European Union for the transfer of personal data to processors outside the European Union.

If you would like more detailed information about the transfer of your personal data outside the European Union (e.g., the names of the recipients and the legal basis for the transfer), please contact us using the contact details mentioned above.

8. RETENTION OF PERSONAL DATA

Estonia

8.1. We retain your personal data for as long as we are required by law to do so. (e.g., under the Creditors and Credit Intermediaries Act, we must retain all information and documents relating to the providing and servicing of credit for the duration of our legal relationship and three years after that; under the Money Laundering and Terrorist Financing Prevention Act, we must retain your personal data and various documents five years after the end of the business relationship with you; under the Estonian Accounting Act we must retain accounting source documents seven years from the end of the respective financial year) or until the date they are necessary to ensure compliance with the requirements for the traceability of an economic transaction, but not less than five years), for as long as necessary to protect our legal interest and rights.

Lithuania

8.2. In addition to the general data retention principles outlined above, in Lithuania, our data retention practices are guided by the following additional specific rules:

- Information collected during the creditworthiness assessment of consumer credit recipients is generally retained for a period of 3 years from the successful performance of the relevant Agreement.
- For complaints and related materials, including the outcomes and responses, we maintain these records for a minimum duration of 3 years following the provision of the final response to the complainant.
- In cases where personal data is involved in non-judicial dispute resolution processes or decisions related to not onboarding a customer, this data is kept for a minimum period of 3 months, which aligns with the timeframe for consumers to initiate claims against financial market participants.



9. SECURITY OF PERSONAL DATA

- 9.1. We ensure that your personal data is only available to such employees who, due to their duties, need to have access to such data. All Bondora employees are required to maintain the confidentiality of the data and may not share the information with third parties, except for the purposes set forth above.
- 9.2. Personal data is stored and archived on a secure server that only a few people have access to. Security is guaranteed by strict privacy standards met by conscientious third-party partners.
- 9.3. We use several Internet security measures to ensure the secure processing, transmission, and archiving of personal data.

The servers are located in a data center in Frankfurt, Germany, and is operated by Telehouse, one of the world's 200 leading companies. A separate agreement has been concluded with Virtion GmbH for server management. These companies allow us to offer better availability and growth potential of our IT resources and greater flexibility.

All their activities comply with a number of standards, including ISO 27001:2005 (Information security management systems), BS25999-2:2007 (Business continuity management), PCI-DSS (Payment card industry), ISO 9001:2008 (quality standards), and ISO 14001:2004 (Environmental management system standard).

Companies have established round-the-clock physical and virtual surveillance of the system. All data center movements are monitored by short-range card readers and infrared sensors that detect unauthorized persons. In Bondora, security breaches are detected, monitored, and repelled by software and hardware security walls.

10. YOUR RIGHTS

10.1. You have all the rights of the data subject with regard to your personal data to the extent required by the applicable data protection legislation, including:

- the right to receive relevant information on the processing of personal data;
- the right to receive **confirmation** whether personal data is being processed;
- the right to receive a copy of personal data;
- the right to request that we rectify inaccurate personal data or supplement incomplete personal data;



- the right to request **deletion** of personal data if: (i) the personal data is no longer necessary for the purpose for which it was collected or otherwise processed; (ii) you withdraw your consent for processing your personal data, and there is no other legal basis for processing the personal data; (iii) you object to the processing of personal data, and there are no overriding legitimate reasons for the processing; (iv) you object to the processing of your personal data for direct marketing purposes; (v) personal data has been processed unlawfully; or (vi) personal data must be deleted to fulfill our legal obligation deriving from the law. Notwithstanding the preceding, you do not have the right to request the deletion of personal data if the processing is necessary: (a) to fulfill an obligation under our law; or (b) to formulate, file, or defend legal Claims;
- the right to request a **restriction** on the processing of personal data if: (i) you challenge the accuracy of the personal data for a period of time that allows us to verify the accuracy of the personal data; (ii) the processing of personal data is unlawful, whereas you do not request the deletion of personal data, but the restriction of use; (iii) we no longer need personal data for processing purposes, but they are necessary for you to make, file or defend legal claims; or (iv) you have objected to the processing of your personal data while we check that our legitimate reasons outweigh your reasons. If the processing of personal data is restricted, we may nevertheless process it: (a) with your consent; (b) to formulate, file, or defend legal claims; (c) to protect the rights of another natural or legal person; or (d) in the overriding public interest;
- the right to **portability** of the data, i.e., the right to receive personal data that you have provided to us in a structured, publicly available format and machine-readable form, and the right to transfer this data to another controller if: (i) the processing is with your consent or for contract or performance purposes; and (ii) processed automatically. If technically feasible, you have the right to request that we transfer the data directly to another controller. In exercising your right, we cannot infringe on the rights and freedoms of others;
- the right to **object** at any time to the processing of personal data in the legitimate interest of us or a third party, depending on our specific situation. In such a case, we will not further process personal data unless we prove that the processing is for a valid legitimate reason that outweighs your interests, rights, and freedoms or to make, file, or defend legal claims. If your objection concerns the processing of your personal data for the purposes of direct marketing, we do not have the right to process your personal data further;
- the right to **withdraw consent** at any time. To do so, you may contact us using the contact details provided at the bottom of the Portal or use other options described in obtaining consent.



10.2. To exercise your rights, please contact us using the contact details provided at the bottom of the Portal. We will respond to your request within one month at the latest. In some instances (taking into account the complexity and number of the requests), we have the right to extend the due date for replying by two months. In this case, we will notify you.

10.3. If you believe that your rights have been violated, please contact our Data Protection Officer via dpo@bondora.com immediately to resolve the situation. However, you have the right to complain to the Member State's supervisory authority where you have your permanent residence or place of work, or to the following data protection authorities of the countries where we operate:

In Estonia	Data Protection Inspectorate (the lead supervisory authority for Bondora)	www.aki.ee info@aki.ee Tatari 39, 10134 Tallinn
In Latvia	State Inspectorate	www.dvi.gov.lv pasts@dvi.gov.lv Elijas iela 17, Riga, LV-1050
In Finland	Office of the Data Protection Ombudsman	https://tietosuoja.fi tietosuoja@om.fi Lintulahdenkuja 4, 00530 Helsinki
In the Netherlands	Data Protection Authority	https://www.autoriteitpersoonsgegevens.nl Hoge Nieuwstraat 8, 2514 EL The Hague
In Spain	Spanish Data Protection Agency	https://www.aepd.es/es C/ Jorge Juan, 6. 28001 – Madrid



In Denmark	The Danish Data Protection Agency (Datatilsynet)	https://www.datatilsynet.dk/ dt@datatilsynet.dk Carl Jacobsens Vej 35, 2500 Valby
In Lithuania	State Data Protection Inspectorate	https://vdai.lrv.lt/ ada@ada.lt L. Sapiegos str. 17, LT-10312 Vilnius, Lithuania

This Privacy Policy was last updated as of 27.02.2025.