PREEM'S PRIVACY POLICY - CORPORATE CUSTOMERS

This Privacy Policy explains how Preem AB ("Preem", "we" or "us") collects and uses your personal data when you, as an authorized signatory and representative of or employee of a corporate customer, enter into an agreement with Preem on behalf of your principal, use Preem's products or services, or otherwise interact with us. This Privacy Policy also describes the rights you have in relation to us and how you can exercise your rights. You can always contact us with questions regarding data and privacy protection by sending an email to dpo@preem.se.

Preem is the data controller for your personal data and we process your personal data in accordance with the General Data Protection Regulation (EU) 2016/679 ("GDPR"). We therefore encourage you to read this Privacy Policy in its entirety to ensure that you fully understand how we process your personal data in connection with the provision of our services.

Personal data refers to any information relating to you as a data subject that can directly or indirectly identify you, such as name, date of birth, and personal identity number. Processing refers to any action concerning personal data, such as use, handling, collection, and organization of personal data.

Please note that a large part of Preem's operations is based on a franchise arrangement. For example, the majority of Preem's staffed petrol stations are operated by franchisees, i.e., separate and independent business operators, who process personal data for their own purposes and by their own means, and who therefore have a separate and independent data controller responsibility from Preem.

1. DATA CONTROLLER'S CONTACT DETAILS

Company name:	Preem AB
Corporate registration number:	556072-6977
Postal address:	Warfvinges väg 45,
	112 51 Stockholm
Email:	dpo@preem.se
Phone:	020-450 450

2. WHAT INFORMATION DO WE COLLECT?

2.1. PERSONAL DATA THAT YOU PROVIDE TO US

We process such personal data that you provide to us, as well as such personal data that is generated when you use our products and services. In cases where you have provided us with your personal data or when your personal data is generated as a result of your use of our products and services, these are marked with the number one (1) as exemplified below. You may directly or indirectly provide us with the following categories of personal data:

Category of personal data	Type of data point
Identification data ¹	For example, first and last name, personal identity number, date of birth, as well as necessary identifiers when you log in with BankID, etc. Identification data may also include your image when you are captured by our surveillance cameras.
Contact details ¹	For example, email address, phone number, postal address, etc.
Financial and payment information ¹	For example, credit and debit card information, transaction history, etc.

Generated data ¹	For example, information about how you use our services and products, including, among other things, user ID, cookies, and other tracking technologies that indicate how you accessed the product/service, as well as usage patterns in the Preem app and on our website www.preem.se , etc. Generated data may also include information that you provide when communicating with us, such as recordings of phone calls, information you provide in customer service cases with us, or other communication you have with us through any of our channels.
Behavioral data ¹	For example, purchase history, etc.
Device data and online identifiers ¹	For example, information about your device such as language settings, IP address, time zone, as well as your geographical information, etc.

2.2. PERSONAL DATA THAT WE COLLECT AND PROCESS FROM THIRD PARTIES

In certain cases, your personal data is collected from a third party or public registers to supplement or verify that your personal data is up to date, or to ensure that your personal data is correct. In cases where we have obtained your personal data from a third party or public registers, these are marked with the number two (2) as exemplified below. We collect the following categories of personal data from third parties:

Category of personal data	Type of data point
Identification data ²	For example, first and last name, date of birth, as well as necessary identifiers required when you log in with BankID, etc. We may receive your identification data from public sources, such as the Swedish Tax Agency's population register and government address registers.
Contact details ²	For example, email address, telephone number, postal address, etc. We may receive your contact details from public sources, such as the Swedish Tax Agency's population register and government address registers.

3. WHAT DO WE DO WITH YOUR PERSONAL DATA?

In the tables below, you will find information about:

- 1. the purposes for which we process your personal data, i.e. why the processing is necessary,
- 2. which types of personal data we use for each purpose,
- 3. the legal basis we have under the GDPR to process personal data about you, and
- 4. the retention period we have for each processing activity, i.e., after how long Preem deletes the personal data for each purpose.

3.1. WHEN YOU APPLY FOR AND ARE APPROVED FOR PREEM'S SELF-ISSUED CORPORATE CARDS AND WHEN YOU USE PREEM'S CORPORATE CARD

Preem offers you Preem's Corporate Card, Transport Card, and Truck Card (collectively referred to as the "Card"), which are tailored to your company's needs and linked to Preem's discount system. In order to provide you with these card services, we process your personal data for the following purposes.

Purpose	Personal data	Legal basis for the processing	Retention period
In the event that you apply for a Card on behalf of your principal, we may process your personal data for the	 Identification data^{1, 2} Contact details^{1, 2} Financial and payment information¹ 	We base the processing on Article 6.1 (f) of the GDPR. We have a legitimate interest in processing your	Preem retains your personal data for the duration of your principal's card agreement term.

		T	
applicable card agreement with your principal.	Generated data ¹	personal data in order to be able to enter into a card agreement with your principal. We have carried out a	
		balancing test based on which we assess that Preem has a legitimate interest that outweighs your interest in not having your personal data processed.	
		Furthermore, we consider that the processing of your personal data is necessary in order to achieve the purposes of the current processing.	
If you operate a sole proprietorship and wish to apply for a Card, Preem will process your personal data in order to prepare for, register, and administer your Card.	 Identification data^{1, 2} Contact details^{1, 2} Financial and payment information¹ Generated data¹ 	We base our processing on Article 6.1 (b) of the GDPR. The processing is necessary in order to administer and fulfill the card agreement of which you are a party.	To fulfill the agreement to which you are a party, Preem will retain your personal data for one (1) year. Thereafter, the personal data will be deleted.
If you operate a sole proprietorship and provide a deposit in order to use your Card, Preem may process your personal data to manage and administer your deposit.	 Identification data^{1, 2} Contact details^{1, 2} Financial and payment information¹ 	We base our processing on Article 6.1 (b) of the GDPR. The processing is necessary in order to administer and fulfill the card agreement to which you are a party.	In order to fulfill the agreement to which you are a party, Preem will retain your personal data for one (1) year. Thereafter, the personal data will be deleted.
In order to market and provide Preem's corporate customers with relevant offers linked to a Card, we may process your personal data if you operate a sole proprietorship.	 Identification data^{1, 2} Contact details^{1, 2} Behavioral data¹ 	We base the processing on Article 6.1 (f) of the GDPR. We have a legitimate interest in processing your personal data in order to be able to direct direct relevant marketing to you.	Preem stores your personal data for these purposes during the time you have a Card with Preem and for six (6) months thereafter.
		We have carried out a balancing test based on which we assess that Preem has a legitimate interest that outweighs your interest in not having your personal data processed.	
		Furthermore, we consider that the processing of your personal data is necessary	

		in order to achieve the purposes of the current processing.	
Preem may analyze purchase history and transaction data related to a Card in order to improve Preem's business as well as our products and services. If you have a sole proprietorship, we may process your personal data for this purpose.	 Financial and payment information¹ Behavioral data¹ 	We base the processing on Article 6.1 (f) of the GDPR. We have a legitimate interest in processing your personal data in order to improve our business, products, and services. We have carried out a balancing test based on which we assess that Preem has a legitimate interest that outweighs your interest in not having your personal data processed. Furthermore, we assess that the processing of your personal data is necessary in order to achieve the purposes of the current processing.	Preem stores your personal data for these purposes during the time you have a Card with Preem and for six (6) months thereafter.
Preem may process your personal data for the purpose of conducting risk analysis, preventing fraud, and risk management. We carry out the processing to confirm your identity and to ensure that the information you provide to us is correct, as well as to combat criminal activities. The processing constitutes profiling and automated decision-making. We use automated decision-making for this purpose in order to determine whether you pose a fraud risk.	 Identification data^{1, 2} Contact details^{1, 2} Financial and payment information¹ 	We base our processing on Article 6.1 (b) of the GDPR. The processing is necessary in order to administer and fulfill the card agreement to which you are a party. Preem also has a legal obligation under the Act (2017:630) on Measures against Money Laundering and Terrorist Financing to verify your identity, which is why, where applicable, we also base our processing on Article 6.1 (c) GDPR regarding the fulfillment of our legal obligation.	Preem stores your personal data for this purpose during the term of your agreement with us and for five (5) years thereafter in accordance with the Act (2017:630) on Measures against Money Laundering and Terrorist Financing.

3.2. WHEN YOU JOIN THE SAIFA REWARDS BENEFITS PROGRAM ON BEHALF OF YOUR PRINCIPAL

When you, as a representative and authorized signatory for a company, apply for and are approved for Preem's Transport Card or Truck Card, your principal and, by extension, its staff are also offered the opportunity to join Preem's free benefits program Såifa Rewards, where members can freely choose to take advantage of offers, campaigns, and information from Preem and Preem's partners. We process your personal data in order to manage and administer any membership that you have applied for and entered into on behalf of your principal.

Purpose	Personal data	Legal basis for the processing	Retention period
When you, as a representative and authorized signatory for a corporate customer, apply for and are approved for Preem's Transport Card or Truck Card, your principal's account with us is automatically enrolled in our free benefits program Såifa Rewards, provided that you do not object to this at the time of application. We process your personal data in order to enroll your principal in our benefits program.	 Identification data^{1, 2} Contact details^{1, 2} 	We base the processing on Article 6.1 (f) of the GDPR. We have a legitimate interest in processing your personal data in order to enroll your principal in our free benefits program, Såifa Rewards. We have carried out a balancing of interests based on which we assess that Preem has a legitimate interest that outweighs your interest in not having your personal data processed. Furthermore, we assess that the processing of your personal data is necessary in order to achieve the purposes of the current processing.	Preem stores your personal data for these purposes for as long as your principal has an account with Preem.
If, in your capacity as representative and authorized signatory for a corporate customer, you object to your principal's enrollment in the Såifa Rewards benefits program at the time of application for a Preem Transport Card or Truck Card, you may at any later time choose to enroll your principal's account in the benefits program by registering your principal as a member at www.preem.se . We may then process your personal data in order to handle your benefits program application made on behalf of your principal.	 Identification data^{1, 2} Contact details^{1, 2} 	We base the processing on Article 6.1 (f) of the GDPR. We have a legitimate interest in processing your personal data in order to enroll your principal in our free benefits program, Såifa Rewards. We have carried out a balancing of interests based on which we assess that Preem has a legitimate interest that outweighs your interest in not having your personal data processed. Furthermore, we consider that the processing of your personal data is necessary in order to achieve the purposes of the current processing.	Preem stores your personal data for these purposes for as long as your principal has an account with Preem.
When you, as a sole proprietorship, are a corporate customer and connected to and a member of the benefits program Såifa Rewards, we	Identification data ^{1, 2}	We base the processing on Article 6.1 (f) of the GDPR. We have a legitimate interest in processing your personal	Preem stores your personal data for these purposes for as long as

may process your personal data in order to be able to your principal has an data, specifically your sole direct direct relevant account with Preem. marketing proprietorship's corporate to your registration number, for the principal. purpose of being able to send We have carried out a you offers, campaigns, and balancing test based on information from Preem and which we assess that Preem's partners. Preem has a legitimate interest that outweighs your interest in not having vour personal processed. Furthermore, we assess that the processing of your personal data is necessary in order to achieve the purposes of the current processing. The authorized signatory for a Identification data^{1, 2} We base the processing Preem stores Contact details^{1, 2} corporate customer who has a on Article 6.1 (f) of the personal data for these Transport Card or Truck Card Financial and payment GDPR. We have a purposes for as long as with Preem can register other legitimate interest in the person who information¹ staff members' authorization processing your personal registered you holds a Behavioral data¹ for the benefits program, data in order to, upon Transport Card or Truck allowing them to log in request, also enroll the Card with Preem, or until themselves with staff of our corporate you object to our BankID/Mobile BankID. We customers in the benefits processing of your program. may process such individuals' personal data for these personal data for the purpose purposes by contacting We have conducted a of enrolling them in our via email balancing of interests and benefits program, and will dpo@preem.se. have determined that provide these individuals with Thereafter, the personal Preem has a legitimate data will be deleted. information about their interest that outweighs registration, by whom, for what your interest in not having how and your personal data erase/remove personal data if processed. they do not wish to have access to Preem's benefits program. Furthermore, we consider that the processing of your personal data is necessary in order to achieve the purposes of the current processing.

3.3. WHEN YOU JOIN THE FÖRETAG PLUS BENEFITS PROGRAM ON BEHALF OF YOUR PRINCIPAL

When you, as a representative and authorized signatory for a company, apply for and are approved for Preem's Corporate Card, your principal is offered the opportunity to join Preem's benefits program Företag Plus, where members and, in turn, their staff can choose to take advantage of certain offers, campaigns, and information from Preem and Preem's partners. We process your personal data in order to manage and administer your potential membership.

Purpose	Personal data	Legal basis for the	Retention period
		processing	

When Identification data^{1, 2} We base the processing on Preem stores your personal you, as а representative and Contact details1,2 Article 6.1 (f) of the GDPR. data for these purposes for authorized signatory for a We have a legitimate as long as the terms and corporate customer, interest in processing your conditions for Företag Plus choose to sign up and pay personal data in order to are valid between us and for a membership in the enroll your principal in our your principal. Read more Företag Plus benefits benefits program Företag about the terms and Plus. program on behalf of your conditions for Företag Plus in section 9. principal, we may process We have carried out a your personal data for the balancing test based on To the extent that the purpose of enrolling your which we assess that Preem personal data is processed principal in our benefits has a legitimate interest fulfill our legal program. that outweighs obligations under the vour interest in not having your Swedish Accounting Act personal data processed. (1999:1078), Preem stores your personal data during Furthermore, we assess the period in which the that the processing of your accounting is compiled and personal data is necessary for seven (7) years after the in order to achieve the end of the year in which the purposes of the current data was registered. processing. We also have a statutory obligation to compile accounting records and reports and to retain this information in accordance with the Swedish Accounting Act (1999:1078), which is why we also base our processing on Article 6.1 (c) of the GDPR regarding our fulfillment of a legal obligation. When you, as a sole Identification data^{1, 2} We base the processing on Preem stores your personal proprietorship, are Article 6.1 (f) of the GDPR. data for these purposes for corporate customer and We have a legitimate as long as your principal has connected to interest in processing your an account with Preem. and personal data in order to be member of the Företag Plus benefits program, we may able to direct direct relevant marketing to your process your personal data, your principal. specifically sole proprietorship's corporate We have carried out a registration number, for balancing test based on the purpose of being able which we assess that Preem send offers, to vou has a legitimate interest campaigns, and that outweighs your information from Preem interest in not having your and Preem's partners. personal data processed. Furthermore, we assess that the processing of your personal data is necessary in order to achieve the

		purposes of the current processing.	
The authorized signatory for a corporate customer who has a membership in Preem's benefits program Företag Plus can register other staff members' authorization for the benefits program, allowing them to log in themselves with BankID/Mobile BankID. We may process such individuals' personal data for the purpose of enrolling them in our benefits program, and will provide these individuals with information about their registration, by whom, for what reason, and how to erase/remove personal data if they do not wish to have access to Preem's benefits program.	 Identification data^{1, 2} Contact details^{1, 2} Financial and payment information¹ Behavioral data¹ 	We base the processing on Article 6.1 (f) of the GDPR. We have a legitimate interest in processing your personal data in order to, upon request, also enroll the staff of our corporate customers in the benefits program. We have carried out a balancing test based on which we assess that Preem has a legitimate interest that outweighs your interest in not having your personal data processed. Furthermore, we consider that the processing of your personal data is necessary in order to achieve the purposes of the current processing.	Preem stores your personal data for these purposes for as long as the person who registered you has a membership in Preem's benefits program Företag Plus, or until you object to our processing of your personal data for these purposes by contacting us via email at dpo@preem.se . Thereafter, the personal data is deleted.

3.4. WHEN YOU MAKE A PURCHASE WITH PREEM

When you make a purchase with us via our website, mobile application, or at any of our selected points of sale, we process the personal data you have provided to us in order to offer you our products and services and to manage your payments.

Purpose	Personal Data	Legal basis for the	Retention period
		processing	
When you make a purchase at one of our physical points of sale, we process your personal data in order to provide you with our products and/or services.	• Financial and payment information¹	We base our processing on Article 6.1 (b) of the GDPR. The processing is necessary in order to administer and fulfill the purchase agreement to which you are a party. Furthermore, we have a statutory obligation to compile accounting records and reports and to retain this information in accordance with the Swedish Accounting Act (1999:1078), which is why we also base our processing on Article 6.1 (c) GDPR regarding our fulfillment of a legal obligation.	To fulfill the agreement to which you are a party, Preem stores your personal data for three (3) years. Thereafter, the personal data is deleted. To the extent that personal data is processed to fulfill our legal obligations under the Swedish Accounting Act (1999:1078), Preem stores your personal data during the period in which the accounting is compiled and for seven (7) years after the end of the year in which the data was registered.

When you make a purchase with a Card at one of our physical points of sale, we process your personal data in order to provide you with our products and services, as well as to administer and manage our customer relationship and bonus and discount system.

- Identification data¹
- Contact details¹
- Financial and payment information¹

We base our processing on Article 6.1 (b) of the GDPR. The processing is necessary in order to administer and fulfill the purchase agreement and the payment or credit card agreement to which you are a party.

Furthermore, we have a statutory obligation to compile accounting records and reports and to retain this information in accordance with the Swedish Accounting Act (1999:1078), which is why we also base our processing on Article 6.1 (c) GDPR regarding our fulfillment of a legal obligation.

In order to fulfill the agreement to which you are a party, Preem stores your personal data for three (3) years. Thereafter, the personal data is deleted.

To the extent that the personal data is processed to fulfill our legal obligations under the Swedish Accounting Act (1999:1078), Preem stores your personal data during the period in which the accounting is compiled and for seven (7) years after the end of the year in which the data was registered.

When you make a purchase while logged out via www.preem.se or our mobile application, we process your personal data in order to provide you with our products and/or services.

- Financial and payment information¹
- Generated data¹
- Device data and online identifiers¹

We base our processing on Article 6.1 (b) of the GDPR. The processing is necessary in order to administer and fulfill the purchase agreement and the mobile application agreement to which you are a party.

Furthermore, we have a statutory obligation to compile accounting records and reports and to retain this information in accordance with the Swedish Accounting Act (1999:1078), which is why we also base our processing on Article 6.1 (c) of the GDPR regarding fulfillment of a legal obligation.

To fulfill the agreement to which you are a party, Preem stores your personal data for three (3) years. Thereafter, the personal data is deleted.

To the extent that the personal data is processed to fulfill our legal obligations under the Swedish Accounting Act (1999:1078), Preem stores your personal data during the period in which the accounting is compiled and for seven (7) years after the end of the year in which the data was registered.

When you make a logged-in purchase via www.preem.se or our mobile application, we process your personal data in order to provide you with our products and/or services.

- Identification data^{1, 2}
- Contact details¹
- Financial and payment information¹
- Generated data¹
- Behavioral data¹
- Device data and online identifiers¹

We base our processing on Article 6.1 (b) of the GDPR. The processing is necessary in order to administer and fulfill the purchase agreement and the mobile application agreement to which you are a party.

Furthermore, we have a statutory obligation to compile accounting and reporting and to retain this

To fulfill the agreement to which you are a party, Preem stores your personal data for three (3) years. Thereafter, the personal data is deleted.

To the extent that personal data is processed to fulfill our legal obligations under the Swedish Accounting Act (1999:1078), Preem stores your personal data during

	information in accordance	the period in which the
	with the Swedish	accounting is compiled and
	Accounting Act	for seven (7) years after the
	(1999:1078), which is why	end of the year in which the
	we also base our processing	data was registered.
	on Article 6.1 (c) GDPR	
	regarding our fulfillment of	
	a legal obligation.	

3.5. WHEN YOU HANDLE, LOAD OR TRANSPORT PREEM'S PRODUCTS

Preem has various methods for handling the loading and transport of our fuel products at our depots and petrol stations. If you work as a representative for one of our corporate customers and intend to handle, load, or transport our products, Preem may process your personal data to verify your authorization.

Purpose	Personal Data	Legal basis for the processing	Retention period
When you handle, load, or transport our products from our depots or petrol stations, Preem may process your personal data to ensure your authorization to act on behalf of your employer, your authorization to be present in our depots, and to ensure that the correct products are delivered to the correct corporate customers.	 Identification data^{1, 2} Contact details^{1, 2} 	We base our processing on Article 6.1 (b) of the GDPR. The processing is necessary in order to administer and fulfill the purchase agreement to which you, or the corporate customer you represent, are a party.	To fulfill the agreement to which you or the corporate customer you represent is a party, Preem will retain your personal data for one (1) year. Thereafter, the personal data will be deleted.

3.6. WHEN YOU REGISTER AN ACCOUNT WITH PREEM

When you register an account in our mobile application by logging in with your BankID, we need to process your personal data in order to enter into an agreement with you. The processing of your personal data is carried out so that we can provide you with an account that you can use to log in to our digital services.

Purpose	Personal data	Legal basis for the processing	Retention period
In order for Preem to provide you with the full functionality of our mobile application, you are required to create an account with us. You do this by logging in via your BankID. We process your personal data in order to provide you with your account.	 Identification data^{1, 2} Contact details^{1, 2} Financial and payment information¹ 	We base our processing on Article 6.1 (b) of the GDPR. The processing is necessary in order to administer and fulfill the mobile application agreement to which you are a party.	We process your personal data for as long as you have an account with us and for six (6) months thereafter.

3.7. WHEN YOU INTERACT WITH PREEM'S WEBSITE AND MOBILE APPLICATION

When you visit and interact with our website www.preem.se and/or our mobile application, we process your personal data in order to provide you with access to our website and/or mobile application, as well as to analyze your use of our website and/or mobile application for our own business development purposes. The collection of your data through cookies is carried out in accordance with our cookie policy.

We use cookies and similar tracking technologies to enhance convenience and improve the user experience on our website and mobile application. You can find more information about how we use cookies in our cookie policy, which you can read by following this link: https://www.preem.se/cookies/.

Purpose	Personal Data	Legal basis for the processing	Retention period
When you visit our website www.preem.se and/or our mobile application, we process your personal data through necessary so-called functional session cookies in order to provide you with access to features on our website.	Generated data Device data and online identifiers	We base the processing on Article 6.1 (f) of the GDPR. We have a legitimate interest in processing your personal data in order to provide you with access to and use of necessary functions on our website and mobile application. We have carried out a balancing test based on which we assess that Preem has a legitimate interest that outweighs	We store your personal data only during the individual online session, after which your personal data is deleted.
		your interest in not having your personal data processed. Furthermore, we consider that the processing of your personal data is necessary in order to achieve the purposes of the current processing.	
When you visit our website www.preem.se and/or our mobile application, we process your personal data through persistent cookies in order to customize our website according to your preferences and choices.	Generated data¹ Device data and online identifiers¹	We base the processing on Article 6.1(f) of the GDPR. We have a legitimate interest in processing your personal data in order to accommodate your requests, choices, and customizations on our website and mobile application. We have carried out a balancing test based on which we assess that Preem has a legitimate interest that outweighs your interest in not having	We store your personal data for the retention period specified in our cookie list, which you can find here: https://www.preem.se/cookies/. However, you may delete persistent cookies at any time in accordance with our cookie policy, upon which our processing of your personal data will cease.

		your personal data processed. Furthermore, we assess that the processing of your personal data is necessary in order to achieve the purposes of the relevant processing.	
When you visit our website www.preem.se and/or our mobile application, we process your personal data through analytics cookies to analyze how you use our website for the purpose of developing our business as well as improving and streamlining our marketing.	Generated data¹ Behavioral data¹ Device data and online identifiers¹	We base the processing on Article 6.1(f) of the GDPR. We have a legitimate interest in processing your personal data in order to develop our business and to improve and streamline our marketing. We have conducted a balancing of interests, based on which we assess that Preem has a legitimate interest that outweighs your interest in not having your personal data processed. Furthermore, we consider that the processing of your personal data is necessary in order to achieve the purposes of the current processing.	We store your personal data for three (3) months, after which your personal data is deleted.
For the purpose of marketing our products and services to you, sending you other relevant information, and developing and improving our business, we may process your personal data through cookies and similar tracking technologies for such marketing purposes. We may also combine such personal data with information that we obtain from third parties, which means that this processing may be considered profiling.	 Identification data^{1, 2} Contact details^{1, 2} Generated data¹ Behavioral data¹ Device data and online identifiers¹ 	We base the processing on Article 6.1 (a) of the GDPR, i.e., your consent which you provide by making and accepting the applicable choices in our cookie banner. You may withdraw your consent at any time by adjusting your cookie settings in accordance with our cookie policy, or alternatively by contacting us via email at dpo@preem.se.	We retain your personal data for three (3) months, after which your personal data is deleted. You may withdraw your consent at any time, upon which we will immediately cease our processing of your personal data and delete it.

3.8. WHEN YOU CONTACT OR INTERACT WITH PREEM

When you contact us by phone, email, or through our social channels, we process the personal data you have provided to us in order to respond to your inquiries, handle your case, or otherwise interact with you.

Purpose	Personal data	Legal basis for the	Retention period
,		processing	
When you contact us by email or telephone, we process your personal data for the purpose of interacting with you and answering any questions you may have.	 Identification data¹ Contact details¹ Generated data¹ 	We base our processing of your personal data on Article 6.1 (f) of the GDPR. We have a legitimate interest in processing your personal data in order to be able to respond to your questions and/or interact with you via email and/or telephone. We have carried out a balancing of interests based on which we assess that Preem has a legitimate interest that outweighs your interest in not having your personal data processed.	Preem stores your personal data for these purposes for two (2) years. Thereafter, your personal data is deleted.
		Furthermore, we assess that the processing of your personal data is necessary in order to achieve the purposes of the current processing.	
When you contact us via our social channels, we process your personal data in order to be able to answer your questions and/or interact with you.	 Identification data¹ Contact details¹ Generated data¹ 	We base our processing of your personal data on Article 6.1 (f) of the GDPR. We have a legitimate interest in processing your personal data in order to respond to your questions and/or interact with you via our social channels. We have carried out a balancing test based on which we assess that Preem has a legitimate interest that outweighs your interest in not having your personal data processed. Furthermore, we assess that the processing of your personal data is necessary in order to achieve the purposes of the current processing.	Preem stores your personal data for these purposes for two (2) years. Thereafter, your personal data is deleted.

When you contact Preem by	Identification data ¹	We base the processing on	Preem stores your personal
phone, we may process your personal data by	 Contact details¹ Generated data¹ 	Article 6.1 (a) of the GDPR, i.e., your consent that you	data for these purposes for three (3) months.
recording our conversation	Generated data-	provide during your	Thereafter, your personal
for quality and training purposes.		conversation with us.	data is deleted.
		You may withdraw your consent at any time by	
		contacting us via email at	
		dpo@preem.se.	

3.9. WHEN PREEM COMMUNICATES WITH YOU

We may process your personal data in order to communicate relevant information and marketing to you regarding our products and services that you have previously purchased from us, as well as similar products or services that we sell which may be of interest to you. If you do not wish to receive such communication from us, you have the right at any time to request that we stop sending you communication for these purposes by contacting us at dpo@preem.se or via the link in the relevant marketing message. You are also given the opportunity to opt out of such communication when you provide your contact details in connection with a purchase. We do not send marketing to you if you have provided your contact details to us in any way other than in connection with a purchase, provided that you have not yourself requested such marketing, for example by subscribing to our newsletter.

Purpose	Personal data	Legal basis for the processing	Retention period
		processing	
For the purpose of being able to market our products, send you other relevant information, and develop and improve our business, we may process your personal data.	 Identification data¹ Contact details¹ 	We base our processing of your personal data on Article 6.1 (f) of the GDPR. We have a legitimate interest in processing your personal data in order to market our products, send you other relevant information, and to develop and improve our business. We have conducted a balancing of interests and have determined that Preem has a legitimate interest that outweighs your interest in not having your personal data processed. Furthermore, we assess that the processing of your personal data is necessary in order to achieve the purposes of the relevant processing.	Preem stores your personal data for these purposes for six (6) months. Thereafter, your personal data is deleted.
If you have subscribed to our newsletter, we will process your personal data	 Identification data¹ Contact details¹ 	We base the processing on Article 6.1 (a) of the GDPR, i.e., your consent which you	We process your personal data until you withdraw your consent.

for the purpose of	provide by subscribing to
providing it to you.	our newsletter.
	You may withdraw your
	consent at any time by
	clicking "unsubscribe" in
	each newsletter, or by
	contacting us via email at
	dpo@preem.se.

3.10. WHEN PREEM CONDUCTS CUSTOMER SURVEYS

Preem conducts customer surveys of various kinds from time to time in order to improve our business as well as the products and services we offer you. We may process your personal data in order to carry out such surveys.

Purpose	Personal Data	Legal basis for the processing	Retention period
Preem may from time to time conduct customer surveys, consisting of, among other things, customer satisfaction surveys, market surveys, and consumer surveys. In order for us to be able to carry out such surveys, we may process your personal data.	 Identification data¹ Contact details¹ Generated data¹ Behavioral data¹ 	We base the processing on Article 6.1 (a) of the GDPR, i.e., your consent which you provide by participating in the customer survey. You may withdraw your consent at any time by contacting us via email at dpo@preem.se.	We process your personal data for three (3) years, after which it is deleted.

3.11. WHEN YOU PARTICIPATE IN EVENTS ORGANIZED BY PREEM

Preem occasionally organizes events and gatherings. If you choose to participate in such events organized by Preem, we may process your personal data in order to administer and manage your participation.

Purpose	Personal data	Legal basis for the	Retention period
		processing	
Preem organizes various events and occasions from time to time, either independently or in sponsored collaboration with partners, and may, if you wish to participate in such events, process your personal data to administer and manage your participation.	 Identification data¹ Contact details¹ Generated data¹ 	We base our processing on Article 6.1 (b) of the GDPR. The processing is necessary in order to administer and fulfill the agreement that you enter into with us prior to your participation in our events, as well as to enable us to administer and manage your participation in such events.	We process your personal data until the event you wish to attend has taken place, and for three (3) months thereafter.

3.12. WHEN PREEM NEEDS TO ESTABLISH, ASSERT OR DEFEND LEGAL CLAIMS AND PREVENT CRIME

In order for Preem to be able to establish, exercise, or defend its legal claims, we may process your personal data for these purposes. This also includes preventive processing for evidentiary purposes, for example through ongoing video surveillance at Preem's facilities and GPS tracking of property belonging to Preem.

Purpose	Personal data	Legal basis for the processing	Retention period
In the event that Preem, for any reason, needs to establish, exercise, or defend its legal claims, Preem may process your personal data for these purposes.	 Identification data^{1, 2} Contact details^{1, 2} Financial and payment information¹ Behavioral data^{1, 2} Device data and online identifiers¹ 	We base our processing of your personal data on Article 6.1 (f) of the GDPR. We have a legitimate interest in processing your personal data in order to establish, exercise, or defend our legal claims.	We process your personal data for the period necessary in each individual case for us to establish, exercise, or defend our legal claims, for example in the event of a dispute.
		We have conducted a balancing test based on which we assess that Preem has a legitimate interest that outweighs your interest in not having your personal data processed.	After our legal claims have been satisfied, we will delete your personal data.
		Furthermore, we assess that the processing of your personal data is necessary in order to achieve the purposes of the relevant processing.	
Preem has camera surveillance at all facilities owned and operated by Preem. We may therefore process your personal data for security and evidence collection purposes, for example when you visit one of our petrol stations.	• Identification data ¹	We base our processing of your personal data on Article 6.1 (f) of the GDPR. We have a legitimate interest in processing your personal data in order to ensure the security at our facilities and, where applicable, to collect evidence in the event of a crime. We have conducted a balancing of interests, based on which we assess that Preem has a legitimate interest that outweighs your interest in not having your personal data processed.	We process your personal data for thirty (30) days, after which your personal data is deleted. In the event that a crime has occurred, we will process your personal data until Preem has been able to establish and assert its legal claims as stated above.
		Furthermore, we assess that the processing of your personal data is necessary in order to achieve the	

		purposes of the current processing.	
Preem has GPS tracking devices on its property that are used to track and protect such property. We may therefore process your personal data if you use Preem's property, for example by renting a trailer.	Device data and online identifiers ¹	We base our processing on Article 6.1 (b) of the GDPR. The processing is necessary in order to administer and fulfill the agreement that you enter into with us prior to your use of our property, for example when renting a trailer.	We process your personal data during the term of the agreement, after which your personal data is deleted.

4. YOUR RIGHTS REGARDING PREEM'S PROCESSING OF YOUR PERSONAL DATA

As a data subject, you have several rights regarding your personal data under the GDPR. These rights are listed below. If you wish to exercise your rights, you can contact us using the contact details provided above in section 1 of this Privacy Policy.

4.1. RIGHT TO INFORMATION

You have the right to receive information about how Preem processes your personal data. Such information is provided through this Privacy Policy when your personal data is collected and is always available at www.preem.se. You also have the right to receive specific information in the event of a personal data incident affecting your personal data and if there is a risk of, for example, fraud or identity theft. We will communicate such information directly to you via email.

4.2. RIGHT OF ACCESS

You have the right to access a summary of your personal data that Preem processes (data extract). However, under certain conditions, Preem may deny your request for access, for example, if you request access many times within a short period.

4.3. RIGHT TO RECTIFICATION

You have the right to have incorrect personal data rectified or supplemented with personal data that is missing. The right to rectification applies to both personal data collected from you or from a third party, as well as any profile that Preem has created about you through profiling. You can notify us by email at dpo@preem.se if you wish for us to rectify or supplement your personal data.

4.4. RIGHT TO ERASURE

You have the right to request that your personal data be deleted when it is no longer necessary to process it for the purpose for which it was collected. You can notify us via email at dpo@preem.se if you wish for us to delete your personal data. However, there are legal requirements that prevent us from deleting certain information, such as the Swedish Accounting Act (1999:1078). In such cases, we ensure that this personal data is not processed except to the extent required for us to fulfill these obligations and we limit access to such personal data for Preem's employees.

You may also have the right to have certain personal data deleted when you object to processing in accordance with section 4.6 below and Preem does not have an overriding legitimate basis for the processing.

4.5. RIGHT TO RESTRICTION OF PROCESSING

You have the right, in certain cases, to request that our processing of your personal data be restricted. If you believe that the personal data we process about you is incorrect and you have requested rectification, you may request a restriction of the processing of your personal data. In such cases, restricted processing will take place during the time we are working to verify whether the personal data is correct or not, if the processing is unlawful and you oppose the deletion of the personal data and instead request a restriction of their use, if we no longer need the personal data for the purposes of the processing but you need them in order to establish or if we need to assert or defend legal claims. You may also request that our processing of your personal data be restricted if you have objected to processing based on a balancing of interests (legitimate interest);

in such cases, the personal data processing will be restricted during the time we are working to determine whether our legitimate interests override your legitimate interests.

In the event that the processing has been restricted according to any of the situations above, we may, in addition to storage itself, only process the data to establish, exercise or defend legal claims, to protect someone else's rights, or if you have given your consent.

4.6. RIGHT TO OBJECT TO CERTAIN PROCESSING

You have the right to object at any time to our processing of your personal data that is based on the balancing of interests as a legal basis (legitimate interest). Continued processing of your personal data requires that we demonstrate a legitimate reason for the processing in question. Otherwise, we may only process the data to establish, exercise, or defend legal claims. For reasons related to your specific situation, you also have the right to object to profiling and other processing of personal data concerning you, when the processing of the information is based on the customer relationship between you and Preem. You may contact us at any time to access our balancing of interests by notifying us via email at dpo@preem.se.

You always have the right to object to direct marketing without any balancing of interests being carried out.

As a data subject, you also have the right not to be subject to decisions based solely on automated decision-making, if such decision-making has legal consequences or otherwise significantly affects you. You have the right to object to such processing, including profiling. However, this right does not apply if the decision-making is necessary for entering into or fulfilling an agreement with you or if you have given explicit consent.

4.7. RIGHT TO DATA PORTABILITY

You have the right, in certain cases, to have your personal data transferred in a structured, commonly used, and machine-readable format to another data controller, known as a data extract, provided that the transfer is technically possible and can be carried out automatically. This applies to data that you have provided to us and that we process based on an agreement or consent as the legal basis. You can notify us by email at dpo@preem.se if you wish to receive a data extract regarding your personal data.

4.8. RIGHT TO WITHDRAW YOUR CONSENT

In cases where you have given your consent, you have the right to withdraw your consent at any time. You can withdraw your consent by sending us a message regarding this using the contact details provided above in section 1.

4.9. THE RIGHT TO LODGE A COMPLAINT

If you believe that we are processing your personal data in violation of the GDPR, you have the right to lodge a complaint with the Swedish Authority for Privacy Protection (IMY) using the contact details provided below in section 8. Read more about how to submit a complaint on IMY's website https://www.imy.se.

5. WHO MAY WE SHARE YOUR INFORMATION WITH?

5.1. TRANSFER OF YOUR PERSONAL DATA WITHIN THE EU/EEA

Preem does not sell information about you to third parties. However, in the course of conducting our business, it is necessary for us to share your personal data with certain third parties in order, among other things, to provide you with our services and products and to fulfill our agreement with you. In such cases, we take all necessary technical, legal, and organizational measures to ensure that your personal data is handled securely and with an adequate level of protection. The following categories of third parties may receive and process your personal data.

Suppliers and subcontractors

Suppliers and subcontractors are companies that provide Preem with the services and functionalities required for us to be able to provide you with our services and products. In most cases, suppliers and/or subcontractors are companies that only have the right to process the personal data they receive from Preem on Preem's behalf, so-called data processors with whom we have entered into data processing agreements to guarantee the integrity of your personal data. Examples of suppliers and subcontractors include companies that provide Preem with (i) IT services and handle the necessary operation, technical support, and maintenance of our IT solutions, (ii) security services and may carry out surveillance of Preem's facilities and properties, and (iii) card management services and assist Preem with the technical solutions we use for card management,

such as system support, card blocking services, and card production. In some cases, however, certain of these suppliers and/or subcontractors process your personal data for their own purposes and are thus separate data controllers for that part of the personal data processing. To read more about how these companies process your personal data, we refer you to their privacy policies.

Preem needs to access services and functionalities from other companies that Preem cannot provide itself. We may therefore share your personal data with suppliers or subcontractors in order to access these services and functionalities in the performance of our contractual obligations to you, or to fulfill our legitimate interest and for the other purposes set out in this Privacy Policy. We ensure that the processing this entails is necessary to pursue such an interest, and that our interest outweighs your right not to have your data processed for that purpose. You have the right to object to this processing if we base the transfer on legitimate interest, due to circumstances specific to your individual case. More information about your rights can be found in section 4.

Debt collection agencies

In the event that Preem needs to collect an overdue debt in order to establish, exercise, or defend its legal claims, your personal data may be transferred to a debt collection agency cooperating with us, based on our legitimate interest in collecting overdue debts. When the debt collection agency collects debts, it does so as an independent and separate data controller.

Marketing agencies

In order for Preem to create and carry out marketing and advertising strategies and/or campaigns, it is necessary for us to share your personal data with marketing agencies. We base such transfers of your personal data on our legitimate interest in marketing our products and business to you and other potential customers. You have the right to object to transfers of your personal data that we base on our legitimate interests. Such objections will be evaluated on a case-by-case basis. You can find more information about your rights in section 4 above.

Audit firms

In order for Preem to fulfill its statutory obligations under, among other things, the Swedish Companies Act (2005:551) and the Swedish Accounting Act (1999:1078), your personal data may be transferred to audit firms tasked with reviewing, among other things, Preem's accounting and financial reporting. The audit firm has a separate and independent data controller responsibility for their processing of your personal data.

Insurance companies

Where applicable, if Preem has suffered a loss, your personal data may be transferred to Preem's insurance company if required to settle the loss and thereby establish, exercise, or defend our legal claims. The transfer of your personal data is based on our legitimate interest in having the loss ultimately settled.

Providers of payment services

We will share your personal data with companies that provide us with payment services. This is necessary for us to be able to administer your purchases. Our legal basis for such transfers is the performance of the agreement you have entered into with us when purchasing our products.

Providers of recruitment services

We always strive to have the most competent employees and will therefore initiate recruitment campaigns from time to time. Preem uses several recruitment services for this purpose and will share your personal data with providers of such recruitment services as necessary to administer your job application. We base such transfers of your personal data on our legitimate interests in administering your and other candidates' job applications. You have the right to object to transfers of your personal data that we base on our legitimate interests. Such objections will be evaluated on a case-by-case basis. You can find more information about your rights in section 4 above.

Providers of whistleblowing services

In order for us to comply with whistleblower legislation, we will share your personal data with providers of our whistleblower service in cases where you have submitted a whistleblower report. We base such transfers of your personal data on our legal obligation to do so under, for example, the Act (2021:890) on the Protection of Persons Reporting Irregularities.

Authorities

We are sometimes required to provide certain information as needed by law to various authorities, such as the Swedish Tax Agency, the Swedish Authority for Privacy Protection (IMY), and the Police. An example of when we have a legal obligation to disclose such information is to prevent money laundering and terrorist financing in accordance with the Act (2017:630) on Measures against Money Laundering and Terrorist Financing. We may also disclose your personal data to authorities if you have consented to us doing so. Furthermore, we may share your personal data with relevant authorities if we suspect that a crime has been committed, in which case the transfer is based on our legitimate interest in having the crime investigated. Authorities that receive personal data may then process your personal data as independent and separate data controllers.

5.2. TRANSFER OF YOUR PERSONAL DATA OUTSIDE THE EU/EEA

Where applicable, we may share your personal data with other parties in a country outside the EU/EEA, known as a "third country." In a third country, the GDPR does not apply, which may entail an increased risk from a privacy perspective, including, among other things, the possibility for authorities in a third country to access your personal data and your ability to exercise control over the personal data. To protect your personal data and to maintain an adequate level of protection for your personal data, the transfer is based either on decisions from the European Commission regarding an adequate level of protection or through appropriate safeguards such as binding corporate rules approved by the competent supervisory authority, or the European Commission's standard contractual clauses in combination with organizational and technical protective measures.

You can read more about which countries are considered to have an adequate level of protection on the European Commission's website by following this link: https://ec.europa.eu/info/law/law-topic/data-protection/international-dimension-data-protection/standard-contractual-clauses-scc_sv. You can read more about standard contractual clauses by following this https://ec.europa.eu/info/law/law-topic/dataprotection/international-dimension-data-protection/standard-contractual-clauses-scc_sv.

We always intend to carry out a risk assessment before any transfer to a third country takes place, and implement both technical and organizational safeguards to ensure an appropriate level of protection. We always strive to transfer as little personal data as possible to countries outside the EU/EEA, and, where possible, in anonymized form. For more information about the safeguards implemented by Preem, please see section 6 of this Privacy Policy.

In the tables below, you can see which recipients outside the EU/EEA may be involved.

Suppliers and subcontractors

In certain cases, your personal data may be shared with suppliers and subcontractors outside the EU/EEA. This may involve suppliers of, for example, marketing services, IT services, and delivery services required to conduct our business, with their headquarters or servers located in a country outside the EU/EEA.

Supplier/subcontractor	Personal data that may be shared	Description	Contact details
CGI Inc.	 Identification data^{1, 2} Contact details^{1, 2} Financial and payment information^{1, 2} 	CGI Inc., through its subsidiary CGI Sverige AB, provides Preem with its billing and tracking systems Nora and Raindance, respectively. The customer database system CIMS CORE and the payment system PP360 are also provided by CGI Inc. The use of these systems is necessary for Preem's billing, payment tracking, and reporting of budget and accounting. The transfer of your personal data to CGI Inc. is therefore necessary for our use of these systems. CGI Inc. is headquartered in Canada, a third country with an adequate level of protection according to the European Commission regarding the transfer of personal data within the private sector, which is why CGI Inc. bases personal data transfers on the European Commission's adequacy decision. The CGI Group also has approved binding corporate rules that are applied	CGI Inc. 1350 René- Lévesque Blvd West, 15th floor, Montreal, Canada

		when transferring personal data within the CGI Group.	
		You can also read more about how CGI Inc. processes personal data in their Privacy Policy here:	
		https://www.cgi.com/en/privacy/privacy-policy.	
Microsoft Corporation	 Identification data^{1, 2} Contact details^{1, 2} Generated data¹ 	Microsoft Corporation provides Preem with the SharePoint and Office 365 systems, which are used by Preem and are necessary for the operation of Preem's business. The transfer of your personal data to Microsoft Corporation is therefore necessary for our use of these systems.	Microsoft Corporation One Microsoft Way, Redmond, WA 98052, USA
		Microsoft Corporation is headquartered in the United States, a third country with an adequate level of protection according to the European Commission, provided that the receiving American company is affiliated with and certified under the EU-U.S. Data Privacy Framework ("EU-U.S. DPF").	
		At the time of the latest update of this Privacy Policy, Microsoft Corporation is affiliated with and certified under the EU-U.S. DPF, and all third country transfers are therefore based on the European Commission's adequacy decision.	
		You can also read more about how Microsoft Corporation processes personal data in their privacy policy here:	
		https://privacy.microsoft.com/sv- SE/privacystatement.	
ServiceNow, Inc.	 Identification data¹ Contact details¹ Generated data¹ Other public data² 	ServiceNow, Inc. provides Preem with its customer service management system. The use of the system is necessary for Preem to be able to manage and offer you our customer service. The transfer of your personal data to ServiceNow, Inc. is therefore necessary for our use of this system.	ServiceNow, Inc. 2225 Lawson Lane Santa Clara, CA 95054, USA
		ServiceNow, Inc. is headquartered in the United States, a third country with an adequate level of protection according to the European Commission, provided that the receiving American company is affiliated with and certified under the EU-U.S. Data Privacy Framework ("EU-U.S. DPF").	
		At the time of the latest update to this Privacy Policy, ServiceNow, Inc. is affiliated with and certified under the EU-U.S. DPF, and all third country transfers are therefore based on the European Commission's adequacy decision. Where applicable, ServiceNow, Inc. also bases the transfer of your personal data on the European Commission's standard contractual clauses, which	

		you can read more about on ServiceNow, Inc's website:	
		https://www.servicenow.com/privacy-statement.html	
		You can also read more about how ServiceNow, Inc. processes personal data in their Privacy Policy here:	
		https://www.servicenow.com/privacy-statement.html.	
Open Text Corporation	 Identification data¹ Contact details¹ 	Open Text Corporation provides Preem with its document management system StreamServe. The use of the system is necessary for Preem to manage its document handling, including for invoicing purposes. The transfer of your personal data to Open Text Corporation is therefore necessary for our use of this system.	Open Text Corporation 275 Frank Tompa Drive Waterloo, ON N2L 0A1 Canada
		Open Text Corporation is headquartered in Canada, a third country with an adequate level of protection according to the European Commission regarding the transfer of personal data within the private sector. Therefore, Open Text Corporation bases personal data transfers on the European Commission's adequacy decision. Where applicable, Open Text Corporation also bases the transfer of your personal data on the European Commission's standard contractual clauses, which you can read more about on Open Text Corporation's website:	
		https://www.opentext.se/about/copyright-information/site-privacy.	
		You can also read more about how CGI Inc. processes personal data in their privacy policy here:	
		https://www.opentext.se/about/copyright-information/site-privacy.	
Diebold Nixdorf, Inc.	• Financial and payment information ^{1, 2}	Diebold Nixdorf, Inc. provides Preem with its payment system Vynamic. The use of this system is necessary for Preem to be able to provide you with our services and products. The transfer of your personal data to Diebold Nixdorf, Inc. is therefore necessary for our use of this system. Diebold Nixdorf, Inc. is headquartered in the United States, a third country with an adequate level of protection according to the European Commission, provided that the receiving American company is affiliated with and certified under the EU-U.S. Data Privacy Framework ("EU-U.S. DPF").	Diebold Nixdorf, Inc. North Canton. 350 Orchard Ave NE North Canton, OH 44720, USA
		At the time of the latest update of this Privacy Policy, Diebold Nixdorf, Inc. is not affiliated with	

		or certified under the EU-U.S. DPF. Instead, the third country transfer is based on the European Commission's standard contractual clauses, which you can read more about on Diebold Nixdorf, Inc's	
		website: <pre>https://www.dieboldnixdorf.com/en-us/privacy- policy/global-privacy-notice/#international- transfers.</pre>	
		The Diebold Nixdorf Group also has approved binding corporate rules that are applied when personal data is transferred within the Diebold Nixdorf Group.	
		You can also read more about how Diebold Nixdorf, Inc. processes personal data in their Privacy Policy here:	
		https://www.dieboldnixdorf.com/en-us/privacy-policy/global-privacy-notice/.	
Google LLC	 Identification data¹ Contact details¹ Behavioral data¹ Generated data¹ Device data and online identifiers¹ 	Google LLC provides Preem with the analytics tool Google Analytics 4, the tag management system Google Tag Manager, and the marketing tool Google Ads. The use of these tools is necessary for Preem's business development and marketing. The transfer of your personal data to Google LLC is therefore necessary for our use of these tools.	Google LLC 1600 Amphitheatre Pkwy, Mountain View, CA 94043, USA
		Google LLC is headquartered in the United States, a third country with an adequate level of protection according to the European Commission, provided that the receiving company in the United States is affiliated with and certified under the transatlantic agreement EU-U.S. Data Protection Framework ("EU-U.S. DPF").	
		At the time of the most recent update to this Privacy Policy, Google LLC is affiliated with and certified under the EU-US DPF, and all third country transfers are therefore based on the European Commission's adequacy decision.	
		You can also read more about how Google LLC processes personal data in their privacy policy here:	
		https://policies.google.com/privacy?hl=en-US/.	
Meta Platforms, Inc.	 Identification data¹ Contact details¹ Behavioral data¹ Generated data¹ Device data and online identifiers¹ 	Meta Platforms, Inc. provides Preem with the analytics tool Meta Pixel. The use of these tools is necessary for Preem's business development. The transfer of your personal data to Meta Platforms, Inc. is therefore necessary for our use of this tool.	Meta Platforms, Inc. 1601 Willow Road Menlo Park, CA 94025, USA
		Meta Platforms, Inc. is headquartered in the United States, a third country with an adequate level of protection according to the European Commission, provided that the receiving company	

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		in the United States is affiliated with and certified under the transatlantic agreement EU-U.S. Data Protection Framework ("EU-U.S. DPF"). At the time of the latest update to this Privacy Policy, Meta Platforms, Inc. is affiliated with and certified under the EU-U.S. DPF, and all third country transfers are therefore based on the European Commission's adequacy decision.	
		You can also read more about how Meta Platforms, Inc. processes personal data in their privacy policy here:	
		https://www.facebook.com/privacy/policy/.	
Coupa Software, Inc.	 Identification data^{1, 2} Contact details^{1, 2} Financial information^{1, 2} 	Coupa Software, Inc. provides Preem with our procurement system, which is required to create structure and control over the supplier relationships we have. The transfer of your personal data to Coupa Software, Inc. is therefore necessary for our use of this system. Coupa Software, Inc. is headquartered in the	Coupa Software, Inc. Liberty Town Center 201 S. Division St., Ste. 300. Ann Arbor, MI 48104, USA
		United States, a third country with an adequate level of protection according to the European Commission, provided that the receiving American company is affiliated with and certified under the EU-U.S. Data Privacy Framework ("EU-U.S. DPF").	IVII 48104, USA
		At the time of the latest update of this Privacy Policy, Coupa Software, Inc. is affiliated with and certified under the EU-U.S. DPF, and all third country transfers are therefore based on the European Commission's adequacy decision.	
		You can also read more about how Coupa Software, Inc. processes personal data in their privacy policy here:	
		https://www.coupa.com/privacy-policy.	
Check Point Software Technologies Ltd	 Identification data^{1, 2} Device data and online identifiers¹ 	Check Point Software Technologies Ltd provides Preem with our firewall system, which is necessary to maintain Preem's ambitions to uphold a high level of IT security. The transfer of your personal data to Check Point Software Technologies Ltd is therefore necessary for our use of this system.	Check Point Software Technologies Ltd 5 Shlomo Kaplan Street, Tel Aviv 6789159, Israel
		Check Point Software Technologies Ltd is headquartered in Israel, a third country with an adequate level of protection according to the European Commission, which is why all third country transfers are therefore based on the European Commission's adequacy decision.	,
		You can also read more about how Microsoft Corporation processes personal data in their privacy policy here:	

		https://www.checkpoint.com/privacy/.	
Dun & Bradstreet, Inc.	 Identification data^{1, 2} Contact details^{1, 2} Financial and payment information¹ 	Dun & Bradstreet, Inc. provides Preem with our system for account applications and credit processing. The use of the system is necessary for Preem to be able to enter into a card agreement with you, and the transfer of your personal data to Dun & Bradstreet, Inc. is therefore necessary for these purposes. Dun & Bradstreet, Inc. is based in the United States, a third country with an adequate level of protection according to the European Commission, provided that the receiving American company is affiliated with and certified under the EU-U.S. Data Privacy Framework ("EU-U.S. DPF"). At the time of the latest update to this Privacy Policy, Dun & Bradstreet, Inc. is affiliated with and certified under the EU-U.S. DPF, and all third country transfers are therefore based on the European Commission's adequacy decision. You can also read more about how Dun & Bradstreet, Inc. processes personal data in their privacy policy here: https://www.dnb.com/about-us/data-transparency.html.	Dun & Bradstreet, Inc. 103 JFK Parkway Short Hills, NJ 07078, USA

Social media

When you interact with us on social media such as Facebook, Instagram, LinkedIn, and Twitter, these companies will also collect and process your personal data. This means that a transfer of your personal data, for example your image and your name, will take place to a third country outside the EU/EEA area, specifically the USA. The transfer is necessary for you to be able to contact and interact with us on social media and takes place via us or one of our appointed data processors responsible for our social media management and administration.

Social media	Personal data that may be shared	Description	Contact details
Facebook and Instagram	 Identification data¹ Contact details¹ Generated data¹ Behavioral data¹ Device data and online identifiers¹ 	By using the services to contact or interact with us, your personal data is processed by the company Meta Platforms Ireland Ltd, a subsidiary of Meta Platforms, Inc. Meta Platforms, Inc. is headquartered in the United States, a third country with an adequate level of protection according to the European Commission, provided that the receiving American company is affiliated with and certified under the EU-U.S. Data Privacy Framework ("EU-U.S. DPF"). At the time of the latest update to this Privacy Policy, Meta Platforms, Inc. is affiliated with and certified under the EU-U.S. DPF, and all third country transfers are therefore based on the European Commission's adequacy decision.	Meta Platforms Ireland Ltd. 4 Grand Canal Square, Grand Canal Harbour, Dublin 2, Ireland.

X (formerly Twitter)	 Identification data¹ Contact details¹ Generated data¹ Behavioral data¹ 	You can also read more about how Meta Platforms Ireland Ltd. processes personal data in their privacy policy here: https://www.facebook.com/privacy/policy/ . By using X to contact or interact with us, your personal data is processed by the company Twitter International Unlimited Company, a subsidiary of X Corp. (formerly Twitter, Inc.).	Twitter International Unlimited Company
	Device data and online identifiers ¹	X Corp. is headquartered in the United States, a third country with an adequate level of protection according to the European Commission, provided that the receiving American company is affiliated with and certified under the EU-U.S. Data Privacy Framework ("EU-U.S. DPF"). At the time of the latest update to this Privacy Policy, X Corp. is not affiliated with or certified under the EU-U.S. DPF. Instead, the third country transfer is based on the European Commission's standard contractual clauses, which you can read more about on Twitter International Unlimited Company's website: https://gdpr.twitter.com/en/faq.html. You can also read more about how Twitter International Unlimited Company processes personal data in their privacy policy here: https://twitter.com/en/privacy.	One Cumberland Place, Fenian Street Dublin 2, D02 AX07 Ireland
YouTube	 Identification data¹ Contact details¹ 	By using the service to contact or interact with us, your personal data is processed by the company Google Ireland Limited, a subsidiary of Google LLC. Google LLC is headquartered in the United States, a third country with an adequate level of protection according to the European Commission, provided that the receiving company in the United States is affiliated with and certified under the transatlantic agreement EU-U.S. Data Protection Framework ("EU-U.S. DPF"). At the time of the latest update of this Privacy Policy, Google LLC is affiliated with and certified under the EU-U.S. DPF, and all third country transfers are therefore based on the European Commission's adequacy decision. You can also read more about how Google Ireland Limited processes personal data in their privacy policy here: https://policies.google.com/privacy?hl=en-US .	Google Ireland Limited Gordon House, Barrow Street, Dublin 4, Ireland
LinkedIn	 Identification data¹ Contact details¹ Generated data¹ Behavioral data¹ Device data and online identifiers¹ 	By using the service to contact or interact with us, your personal data is processed by the company LinkedIn Ireland Unlimited Company, a subsidiary of LinkedIn Corporation. LinkedIn Corporation is headquartered in the United States, a third country with an adequate level of protection according to the European Commission,	LinkedIn Ireland Unlimited Company Wilton Plaza, Wilton Place, Dublin 2, Ireland

		provided that the receiving company in the United States is affiliated with and certified under the transatlantic agreement EU-U.S. Data Protection Framework ("EU-U.S. DPF"). At the time of the latest update of this Privacy Policy, LinkedIn Corporation is not certified under the EU-USA DPF, and third country transfers therefore cannot be supported by the European Commission's adequacy decision. Instead, the transfer is carried out based on the European Commission's standard contractual clauses, which you can read more about on LinkedIn's website: https://www.linkedin.com/help/linkedin/answer/62533. You can also read more about how LinkedIn Ireland Unlimited Company processes personal data in their privacy policy here: https://www.linkedin.com/legal/privacy-policy/.	
Snapchat	 Identification data¹ Contact details¹ Generated data¹ Behavioral data¹ Device data and online identifiers¹ 	By using the service to contact or interact with us, your personal data is processed by the company Snap Inc., which within the EU is represented by the company Snap B.V. Snap Inc. is headquartered in the United States, a third country with an adequate level of protection according to the European Commission, provided that the receiving American company is affiliated with and certified under the EU-U.S. Data Privacy Framework ("EU-U.S. DPF"). At the time of the most recent update to this Privacy Policy, Snap Inc. is affiliated with and certified under the EU-U.S. DPF, and all third country transfers are therefore based on the European Commission's adequacy decision. You can also read more about how Snap Inc. processes personal data in their privacy policy here: https://values.snap.com/sv-SE/privacy/privacy-policy/eea-uk-privacy-notice .	Snap B.V Keizersgracht 165, 1016 DP, Amsterdam, Netherlands

6. HOW DO WE PROTECT YOUR PERSONAL DATA?

Preem implements a range of technical and organizational measures to protect your personal data against loss, misuse, unauthorized access, unauthorized disclosure, alteration, or destruction. By combining organizational security measures such as access restrictions and procedures for personal data incidents with technical security measures such as firewalls and encryption, we have created a robust security solution for the protection of your personal data. Preem is committed to continuously developing our information security in order to protect your personal data.

For more information about the security measures we take and what these mean for you and your personal data, please send an email to dpo@preem.se.

7. UPDATING THIS DATA PROTECTION INFORMATION

We are constantly improving and developing our services, products, as well as our website www.preem.se and our mobile application, and the content of this Privacy Policy changes over time. We encourage you to read this Privacy Policy each time you use our services and products. If significant changes have been made to our services, products, or this Privacy Policy, we may notify you by email or in another way.

8. CONTACT DETAILS FOR PREEM AND THE SWEDISH AUTHORITY FOR PRIVACY PROTECTION

Preem continuously works to ensure that we comply with data protection legislation in all the markets where we offer our products and services. If you have any questions regarding the processing of your personal data or if you wish to exercise your rights as set out in section 4 above, you are welcome to contact us at dpo@preem.se.

If you are not satisfied with our handling of your case, you have the right to submit a complaint to the Swedish Authority for Privacy Protection (IMY) using the following contact details:

Swedish Authority for Privacy Protection

Email: imy@imy.se

Website: www.imy.se. Postal address: Swedish Authority for Privacy Protection, Box 8114, 104 20 Stockholm

9. LINKS TO OTHER TERMS AND CONDITIONS

PREEMS ALLMÄNNA VILLKOR – TRUCKKORT, TRANSPORTKORT OCH FÖRETAGSKORT

 $\underline{\text{https://www.preem.se/globalassets/foretag/kortansokan/allmanna-villkor-preem-truck-transport-och-foretagskort-2023.pdf}$

PREEMS VILLKOR FÖR KUNDPROGRAMMET SÅIFA REWARDS

https://www.preem.se/globalassets/foretag/kundprogram/allmanna-villkor/1521_allmanna-villkor_saifarewards_mars_2018_k0.pdf

PREEMS ALLMÄNNA VILLKOR FÖR KUNDPROGRAMMET FÖRETAG PLUS

https://www.preem.se/globalassets/foretag/kundprogram/allmanna-villkor/1520 allmanna-villkor foretagplus mars 2018 k1.pdf

PREEM'S COOKIE POLICY:

https://www.preem.se/cookies/

This Privacy Policy was last updated on 2024-12-01.