



Privacy policy

1 General information

The Sixth AP Fund (AP6) respects and protects personal privacy. AP6 does, however, need to process certain personal data in order to run its daily operations. In this document, you will find information on how, when and why AP6 processes your personal data.

2 Personal Data

AP6 is the Personal Data Controller for use of personal data and it is responsible for ensuring that use occurs in accordance with the applicable legislation. For issues pertaining to AP6's use of personal data, please contact AP6's Data Protection Officer.

Name: The Sixth AP Fund, CIN: 855104-0721
Contact: Data Protection Officer
Street Köpmansgatan 32, Gothenburg
Mailing SE-411 06 Gothenburg Sweden
Phone +46 (0)31-741 10 00
Email: dataskyddsbud@ap6.se

3 Collection and processing of personal data

3.1 Collection of personal data

Most of the personal data that AP6 processes is information that you have yourself provided to AP6, either as an individual, or as representative for an organization. Certain information may also be collected from a third party, such as from your employer when AP6 has a business connection with your employer.

3.2 For what purposes does AP6 process personal

AP6 collects and processes your personal data:

- When we need to communicate with you, like when you submit a job application to AP6 or when you request information about the fund;
- When doing so is necessary to run the business, for example, when entering into a contract or to meet contract obligations;
- When AP6 has a legal obligation requiring processing of personal data; or
- When it is necessary so that AP6 can pursue its interests in a legal dispute.



3.3 Categories of personal data that are

The types of personal data that AP6 processes are primarily:

- Name
- Contact information, such as email address, phone numbers, signatures (e.g. when entering into an agreement)
- Proof of identification and information on ID cards, such as personal identity numbers (e.g. when entering into an agreement)
- Job title (e.g. when entering into an agreement)
- Applications and information included in applications, such as CV, grades, age etc. (when you apply for a job at AP6).

3.4 Legal basis for processing

AP6 is a government authority that must comply with the provisions of the Sixth National Pension Fund Act (2000:193). AP6 processes personal data that is necessary for running the business, for example, when entering into agreements. The legal basis is *“processing is necessary for the performance of a task carried out in the public interest”*.

AP6’s operations are subject to other legislation, such as the Swedish Public Procurement Act (2016:1145) and the Archives Act (1990:782), which require AP6 to process certain personal data. The legal basis is *“processing is necessary for compliance with a legal obligation”*.

In certain cases, it may be necessary to process your personal data based on your *“consent”*, for example, when you submit a spontaneous job application to AP6 or accept cookies on AP6’s website.

3.5 Cookies

On AP6’s website, www.ap6.se, cookies are used to track visitor statistics. No personal data, such as the email or names of visitors is saved. If you do not want AP6 to use cookies when you visit the website, you can adjust your web browser settings to prevent this.

For more information on cookies, please visit the Swedish Post and Telecom Authority’s website www.pts.se/en/

4 Data

In accordance with GDPR, AP6 has implemented a variety of security measure to protect your personal data from unauthorized disclosure, alteration or deletion. In the event of a security incident that could possibly have a negative impact on your personal data, AP6 would contact you with information about how we will address the matter, and what you can do, to minimize the risk of negative consequences.

5 Automated decision-making, profiling and direct marketing

AP6 never uses your personal data for automated decision-making, profiling or direct marketing. Neither does AP6 sell your personal data to third parties.



6 Transfer of information to a third party

6.1 Transfer within EU/EES

AP6 only transfers information to third parties if doing so is necessary for back-up purposes, due to a legal obligation or when it is necessary to run AP6's operations.

Before any information is transferred to a data processor, AP6 will enter into a data processing agreement with the processor in order to protect your personal data. If you would like more information on the third-party processors used by AP6, please contact the Data Protection Officer.

6.2 Transfer of personal data to third countries

If it is necessary to transfer personal data to a recipient in a country outside the EU/EES, AP6 will ensure that the personal data remains protected and that the transfer occurs on a legal basis. This is done, for example, by checking the EU Commission's list of countries providing adequate protection. When necessary, AP6 will also perform due diligence on the counterpart's processing of personal data and it will enter into a data protection agreement with the counterpart. AP6 never transfers your personal data to a third country if doing so would violate Chapter 5 of GDPR.

7 Storage of personal data

AP6 endeavors to never store personal data that is unnecessary. As a Swedish government authority, AP6 must comply with what is stipulated in the Archives Act (1990:782). The Archives Act requires storage of personal data contained in public documents, in certain cases, for an indefinite period of time. Certain information must also be stored in accordance with law. In such cases, the information is stored for the period of time required by law.

8 Your rights as a data subject

When your personal data is processed by AP6, you have certain rights as a data subject, in accordance with GDPR. These are specified in the table, below. If you would like to exercise any of your rights, you may submit a request in accordance with the instructions provided in the table. AP6 must reply to your request within one month of the date when it was submitted to us. If your request is complicated, or if AP6 has received a high volume of requests, AP6 may extend that period of time to two months.



You will not incur any costs for exercising your rights as a data subject in accordance with GDPR. However, if your request is obviously unfounded or unreasonable, AP6 is entitled to charge an administrative fee for processing your request.

Please note that, in certain cases, AP6 is entitled to deny your request. In such cases, you will be provided with an explanation of the reasons behind the decision within one month of AP6 having received your request. You are entitled to appeal the decision with the Swedish Data Protection Authority.

Right	Provision	Description	Instruction
Request a copy of the personal data undergoing processing	<i>Art. 15 GDPR</i>	You are entitled to request information from AP6 on whether your personal data is being processed and for which purposes. You must provide proof of identification before we provide you with access to that information.	For further instructions, please send an email to the Data Protection Officer. Please state the following in the heading: "Request for personal data report"
Correction of inaccurate personal data	<i>Art. 16 GDPR</i>	You are entitled to request that AP6 corrects or supplements any personal data about you that is erroneous, incomplete or misleading.	For further instructions, please send an email to the Data Protection Officer. Please state the following in the heading: "Request for correction of personal data"
Erasure of personal data	<i>Art. 17 GDPR</i>	In certain conditions, you are entitled to request that AP6 erases your personal data.	For further instructions, please send an email to the Data Protection Officer. Please state the following in the heading: "Erasure of personal data"
Restriction of processing	<i>Art. 18 GDPR</i>	In certain conditions, you are entitled to request that AP6 restricts the processing of your personal data.	For further instructions, please send an email to the Data Protection Officer. Please state the following in the heading: "Restriction of personal data processing"
Data portability	<i>Art. 20 GDPR</i>	For personal data that you have provided to AP6 in a structured, commonly used and machine-readable format, you have the right to transmit those data to another controller.	For further instructions, please send an email to the Data Protection Officer. Please state the following in the heading: "Portability of personal data".



Right to object	<i>Art. 21 GDPR</i>	You are entitled to object to processing of your personal data, where the legal basis is <i>"necessary for the performance of a task carried out in the public interest"</i> or <i>"weighing of interests"</i> .	For further instructions, please send an email to the Data Protection Officer. Please state the following in the heading: "Objection to processing of personal data".
Withdraw consent	<i>Art. 7.3 GDPR</i>	If AP6 is processing your personal data subsequent to having obtained your consent, you are entitled to, at any time, withdraw your consent.	For further instructions, please send an email to the Data Protection Officer. Please state the following in the heading: "Withdraw consent of personal data processing".
Right to lodge a complaint	-	You are entitled to lodge a complaint with the Swedish Data Protection Authority on AP6's processing of your personal data.	To lodge a complaint, please visit the Swedish Data Protection Authority's website www.imy.se/en/

9 Other questions

If you have any questions about AP6's privacy policy or how AP6 processes your personal data, please contact AP6's Data Protection Officer. Contact information has been provided above.