

PRIVACY POLICY DATE: FEBRUARY 2025

Our Commitment to Privacy

Your privacy is important to Incline Management, L.P., and its affiliates (together, "Incline Equity," "our," "us," "we" or "company"). To better protect your privacy, we are providing information explaining the manner in which we process your personal information, the measures that we take to preserve the privacy and security of your personal information and the rights you may have in relation to your personal information.

This Privacy Policy, together with the California Privacy Policy and the EEA-UK Privacy Policy Supplement, (this "Privacy Policy") describes how we gather and use information for visitors of this website or other websites we control and where this Privacy Policy is posted (this "Site") and your communication with us in relation to the Site. Please read this Privacy Policy carefully.

For simplicity, we use the terms "personal information", "personally identifiable information" and "personal data" in this Privacy Policy (and any additional jurisdiction-specific privacy notices) interchangeably.

Visitors that are residents of California should refer to our California Privacy Policy below.

Visitors that are located in the United Kingdom ("UK"), the European Union ("EU") or the European Economic Area ("EEA") or whose personal data is otherwise subject to the EEA-UK Data Protection Laws (as defined below) should refer to our **EEA-UK Privacy Policy Supplement** below.

The Information We May Collect

We may collect various types of information from users of this Site. For example, knowing how users use our Site – tracking their movement through this Site – helps us improve Site design and usefulness. As a result, Incline Equity's server collects general data pertaining to users, including the length of time spent on this Site, the pages accessed while visiting the Site and Internet Protocol ("IP") addresses. The types of personal information we collect about you depends on the nature of your interaction with us and our reasons for collecting your personal information. The categories of personal information we collect include the following:

- *Your basic information:* such as your name, prefix/title, gender, age and/or date of birth.
- *Contact information:* such as physical address, telephone number and/or email address.
- Information we obtain by automated means: such as information about your computer / device and IP address, content and traffic data. We may also collect personal data about you through automated technology when you access and use our Site, such as cookies and similar technology.
- Information obtained through communications with us: such as information obtained through telephone calls (which may be recorded for compliance purposes), video communications and other verbal communications, and written correspondence.
- Other information: such as information provided by third parties or obtained through publicly available sources.

Some internet browsers have incorporated "Do Not Track" features. Most of these features, when turned on, send a signal or preference (the "DNT Signal") to websites you visit indicating that you do not wish to be tracked. At this time, we do not currently respond to DNT Signals.





How We Obtain Your Personal Information

In connection with forming and operating our Site, we may collect and maintain your personal information from the following sources:

- Information from your communications with us in connection with our Site, including any update notices provided by you.
- Information captured on our Site, including registration and account information, information provided through online forms, the "Contact Us" page and any information captured via cookies.

We may combine personal information that you provide to us with information that we collect from or about you from publicly available sources. This will include information collected in an online or offline context.

How We Use Your Personal Information

We may use your personal information for one or more of the following business or commercial purposes:

Purpose	Legal Basis (relevant to the EEA-UK Privacy Policy Supplement)
To conduct business with you or to provide you with the services or information you have requested, including responding to your inquiries and requests and providing you with support.	Contractual necessity; and/or our legitimate interest in operating our Site, business and providing investment services.
To communicate with you, to operate, schedule and facilitate meetings (in-person and online) and to administer your participation in any of our events.	Our legitimate interest in operating our Site, business and providing investment services; and/or consent.
To verify your identity (including to conduct anti- money laundering or KYC checks and to enable you to access our offices) or to evaluate a potential investor, business partner or supplier.	Our legitimate interest in operating our Site, business and providing investment services; contractual necessity; legal requirement; and/or consent.
To administer, market, support, develop, and protect our business and our Site.	Our legitimate interest in operating our Site and business.
To protect against, identify and prevent fraud, abuse, money-laundering, cyber-attacks, theft of our property, other threats to the safety, security and integrity of our Site, investor portals, products and services, databases, technology assets or our business, and other malicious, or unlawful activity.	Legal requirement; and/or our legitimate interest in operating our business and providing investment services securely and safely.
To conduct conflicts checks.	Legal requirement.
To process and administer details associated with your investment and service your requests, and to offer and improve our services.	Our legitimate interest in operating our business; and/or consent.
Complying with our legal obligations and corporate	Legal requirement; our legitimate interest in operating





governance practices, which may require recording or monitoring telephone calls or other communications with you.	our business; and/or consent.
Litigation management and conducting internal audits and investigations.	Legal requirement; and/or our legitimate interest in operating our business.
To keep a record of and manage your relationship with us.	Our legitimate interest in operating our business and providing services; and/or legal requirement.
To evaluate or conduct a merger, divestiture, restructuring, reorganization, dissolution, or other sale or transfer of some or all of our assets, whether as a going concern or as part of bankruptcy, liquidation, or similar proceeding, in which personal information held by us about the Site users is among the assets transferred.	Our legitimate interest in operating our business.
For any other purpose that has been notified, or agreed, in writing.	Consent.

We may process your personal information on more than one legal basis depending on the specific purpose for which we are using your personal information.





Marketing

We may send you direct marketing communications to keep you informed of our products and services in which you might be interested either where we have obtained your prior consent, or where we have an existing relationship with you and we wish to contact you about similar products or services in which you may be interested. You may opt-in to certain kinds of marketing, and all forms of marketing at any time, by emailing Daniel Goldmintz, the Chief Compliance Officer of Incline Equity at daniel.goldmintz@inclineequity.com or you may unsubscribe to receiving emails by clicking on the "email preferences" or "unsubscribe" link provided in all our marketing emails.

Personal Information Disclosure

To the extent that you provide us with any personally identifiable information through or in connection with this Site, we may use such information for Incline Equity's business purposes, but will not disclose any personally identifiable information about you to anyone, except as permitted or required by law or regulation and to service providers (including but not limited to, administrators, lenders, banks, auditors, law firms, consultants and placement agents). We ensure anyone who provides a service to, or on behalf of Incline Equity, enters into an agreement with us and meets our standards for data security. We may also disclose your personal information with applicable third parties in the event of a reorganization, merger, sale, acquisition, assignment, bankruptcy proceeding, or other disposition of all or a portion of our business, assets or shares.

We reserve the right to disclose your personal information as required by law, or when we believe that disclosure is necessary to protect our rights and/or comply with a judicial proceeding, court order, request from a regulator, national security, for the purposes of public importance or any other legal or investigatory process involving us. Should we, or any of our affiliated entities, be the subject of a takeover, divestment, or acquisition we may disclose your personal information to the new owner of the relevant business and their advisors on the basis of our legitimate interest.

The Site may contain links to other websites which are not hosted or operated by us. These websites may use automated means to collect information regarding your use of the websites. This information is subject to the privacy policies or notices of the relevant provider's website.

Security and Retention

We are committed to protecting the personal information you entrust to us. We adopt robust and appropriate technologies and policies, so the information we have about you is protected to the extent possible from unauthorized access and improper use. In addition, we limit access to your personal information to those employees, agents, contractors and other third parties who have a business need to know. They will only process your personal data on our instructions, and they are subject to a duty of confidentiality.

Unfortunately, the transmission of information and data via the Internet is not completely secure. Although we make an effort to protect your personal data, we cannot guarantee the security of any information or data transmitted to or through our Site; any transmission of information or data by you to or through this Site is at your sole risk.

We have put in place procedures to deal with any suspected personal information breach and will notify you and any applicable regulator of a breach where we are legally required to do so.

We review the personal information we hold periodically and delete it securely. We will keep your personal information only for as long as is reasonably necessary for the purposes set out in this Privacy Policy, unless a longer retention period is required by law. We will not keep more information than we need for those purposes.





For further information about how long we will keep your personal information, please contact Daniel Goldmintz, the Chief Compliance Officer of Incline Equity at daniel.goldmintz@inclineequity.com.

Capacity

You represent to Incline Equity that you have the authority to visit this Site according to the <u>Terms of Use</u>. This Site is only intended for individuals who are at least 18 years of age. We do not knowingly encourage or solicit visitors to this Site who are under the age of 18 or knowingly collect personal information from anyone under the age of 18 without parental consent. If we learn we have collected or received personal information from an individual under the age of 18, we will delete that information.

Notification of Changes

We reserve the right to amend this Privacy Policy from time to time and for any reason, in our sole discretion, without notice, by updating this Privacy Policy. Accordingly, users are strongly encouraged to review our Privacy Policy regularly. If we decide to change our Privacy Policy, we will post those changes so our users are always aware of what information we collect, how we use it and under what circumstances, if any, we disclose it. If at any point we decide to collect personal information from this Site or use any personal information collected from this Site in a manner different from that stated at the time it was collected, we will notify users by posting changes on this page.

Miscellaneous

The provisions in our <u>Terms of Use</u> are hereby incorporated by reference.

Contact Us

If you have any questions or concerns about this Privacy Policy, wish to exercise any rights, to access this Privacy Policy in an alternative format, submit requests, or appeal any of our decisions in connection with this Privacy Policy (each, a "Communication"), please contact Daniel Goldmintz, Chief Compliance Officer, at 607-320-9840.

We verify Communications by matching information provided in or in connection with your Communication to information contained in our records. Depending on the sensitivity of the Communication and the varying levels of risk in responding to such Communications (for example, the risk of responding to fraudulent or malicious communications), we may request further information or your investor portal access credentials, if applicable in order to verify your Communication.





CALIFORNIA PRIVACY POLICY DATE: FEBRUARY 2025

This California Privacy Policy (the "<u>California Privacy Policy</u>") supplements the <u>Privacy Policy</u> with respect to specific rights granted under the California Consumer Privacy Act of 2018 (as amended, the "CCPA") to natural person California residents and provides information regarding how such California residents can exercise their rights under the CCPA. This California Privacy Policy is only relevant to you if you are a resident of California as determined in accordance with the CCPA. Information required to be disclosed to California residents under the CCPA regarding the collection of their personal information that is not set forth in this California Privacy Policy is otherwise set forth in the <u>Privacy Policy</u>. To the extent there is any conflict with the privacy requirements under the Gramm-Leach-Bliley Act and/or Regulation S-P ("GLB Rights"), GLB Rights shall apply.

What does this California Privacy Policy apply to?

This California Privacy Policy applies solely to your interactions with us through our Site (as defined in the Privacy Policy). If you provide personal information to use through another means (*e.g.*, as an employee or seeking employment, as a client, or as an investor) you will receive a separate privacy notice and that notice will govern that personal information.

What information do we collect about you?

We collect limited types of personal information through our Site. The types of personal information we collect about you depends on the nature of your interaction with us. The categories of personal information we have collected from individuals on these Site over the last twelve (12) months include the following:

Category	Examples	Collected
A. Identifiers	Name, contact details and address (including physical address, email address and Internet Protocol address), and other identification (including social security number, passport number and driver's license or state identification card number).	YES
B. Personal information categories listed in the California Customer Records statute (Cal. Civ. Code § 1798.80(e))	Telephone number, signature, bank account number, other financial information (including accounts and transactions with other institutions and anti-money laundering information), and verification documentation and information regarding investors' status under various laws and regulations (including social security number, tax status, income and assets).	YES
C. Protected classification characteristics under California or federal law	Date of birth, citizenship and birthplace.	YES
D. Commercial information	Account data and other information contained in any document provided by investors to authorized service providers (whether directly or indirectly), risk tolerance, transaction history, investment experience and investment activity, information regarding a potential and/or actual investment in the applicable fund(s), including ownership percentage, capital investment, income and losses, source of funds used to make the investment in the applicable	YES





	fund(s).	
E. Biometric information	Imagery of the iris, retina, fingerprint, face, hand, palm, vein patterns and voice recordings or keystroke patterns or rhythms, gait patterns or rhythms, and sleep, health, or exercise data that contains identifying information.	NO
F. Internet or other similar network activity	Use of our website, fund data room and investor reporting portal (e.g., cookies, browsing history and/or search history), as well as information you provide to us when you correspond with us in relation to inquiries.	YES
G. Geolocation data	Physical location or movements.	NO
H. Sensory data	Audio, electronic, visual, thermal, olfactory, or similar information.	NO
I. Professional or employment-related information	Current or past job history or performance evaluations.	NO
J. Non-public education information (per the Family Educational Rights and Privacy Act (20 U.S.C. Section 1232g, 34 C.F.R. Part 99))	Education records directly related to a student maintained by an educational institution or party acting on its behalf, such as grades, transcripts, class lists, student schedules, student identification codes, student financial information, or student disciplinary records.	NO
K. Inferences drawn from other personal information	Profile reflecting a person's preferences, characteristics, psychological trends, predispositions, behavior, attitudes, intelligence, abilities, and aptitudes.	NO
L. Sensitive Personal Information (see further information on use of sensitive personal information below)	Social security, driver's license, state identification card, or passport numbers; account log-in, financial account, debit card, or credit card number in combination with any required security or access code, password, or credentials allowing access to an account; precise geolocation; racial or ethnic origin; religious or philosophical beliefs; union membership; genetic data; the contents of a consumer's mail, email, and text messages unless you are the intended recipient of the communication; biometric information for the purpose of uniquely identifying a consumer; and personal information collected and analyzed concerning a consumer's health, sex life, or sexual orientation.	YES, as to the following types of information: social security, driver's license, state identification card, or passport numbers; account log-in, financial account in combination with any required security or access code password; or credentials allowing access to an account only.

We do not collect or use sensitive personal information other than we may collect or use sensitive personal information for the following limited purposes:

• To perform services, or provide goods, as would reasonably be expected by an average consumer who requests those goods or services;





- As reasonably necessary and proportionate to detect security incidents that compromise the availability, authenticity, integrity, and confidentiality of stored or transmitted personal information;
- As reasonably necessary and proportionate to resist malicious, deceptive, fraudulent, or illegal actions directed at us and to prosecute those responsible for such actions;
- For short-term, transient use (but not in a manner that discloses such information to another third party or is used to build a profile of you or otherwise alter your experience outside of your current interaction with us);
- To perform services on behalf of our business;
- To verify or maintain the quality or safety of a service or to improve, upgrade, or enhance such service or device; and
- To collect or process sensitive personal information where such collection or processing is not for the purpose of inferring characteristics about a consumer.

How do we use your personal information?

We collect personal information for the business or commercial purposes and from the sources set forth in "The Information We Collect" and "How We Obtain Your Personal Information," respectively, in the Privacy Policy above. We retain the categories of personal information set forth above in the "What information do we collect about you?" section of this California Privacy Policy only as long as is reasonably necessary for those business or commercial purposes set forth in "The Information We Collect" in the Privacy Policy above, except as may be required under applicable law, court order or government regulations.

Who do we disclose your personal information to?

We do not share for the purpose of cross-context behavioral advertising or sell (as such terms are defined in the CCPA) any of the personal information we collect about you to third parties.

We disclose or within the last twelve (12) months have disclosed personal information collected from you for a business or commercial purpose to the categories of third parties indicated in the chart below. We may also disclose your information to other parties as may be required by law or regulation, or in response to regulatory inquiries.

Personal Information Category	Category of Third-Party Recipients
A. Identifiers	Administrators, lenders, banks, auditors, law firms, governmental agencies or pursuant to legal process, self-regulatory organizations, consultants and placement agents.
B. Personal information categories listed in the California Customer Records statute (Cal. Civ. Code § 1798.80(e))	Administrators, lenders, banks, auditors, law firms, governmental agencies or pursuant to legal process, self-regulatory organizations, consultants and placement agents.
C. Protected classification characteristics under California or federal law	Administrators, lenders, banks, auditors, law firms, governmental agencies or pursuant to legal process, self-regulatory organizations, consultants and placement agents.





D. Commercial information	Administrators, lenders, banks, auditors, law firms, governmental agencies or pursuant to legal process, self-regulatory organizations, consultants and placement agents.
E. Biometric information	N/A
F. Internet or other similar network activity	Administrators, lenders, banks, auditors, law firms, governmental agencies or pursuant to legal process, self-regulatory organizations, consultants and placement agents.
G. Geolocation data	N/A
H. Sensory data	N/A
I. Professional or employment-related information	N/A
J. Non-public education information (per the Family Educational Rights and Privacy Act (20 U.S.C. Section 1232g, 34 C.F.R. Part 99))	N/A
K. Inferences drawn from other personal information	N/A
L. Sensitive Personal Information	Administrators, lenders, banks, auditors, law firms, governmental agencies or pursuant to legal process, self-regulatory organizations, consultants and placement agents.

How do we keep your personal information secure?

We consider the protection of sensitive information to be a sound business practice, and to that end we employ appropriate organizational, physical, technical, and procedural safeguards, which seek to protect your personal information in our possession or under our control to the extent possible from unauthorized access and improper use.

Your rights under the CCPA

<u>Deletion Rights</u>: You have the right to request that we delete any of your personal information that we retain, subject to certain statutory exceptions, including, but not limited to, our compliance with U.S., state, local and non-U.S. laws, rules, and regulations. We will notify you in writing if we cannot comply with a specific request and provide an explanation of the reasons.

<u>Disclosure and Access Rights</u>: You have the right to request that we disclose to you certain information regarding our collection and use of personal information specific to you over the last twelve (12) months. Such information includes:

- the categories of personal information we collected about you;
- the categories of sources from which the personal information is collected;





- our business or commercial purpose for collecting such personal information;
- the categories of third parties to whom we disclose the personal information;
- the specific pieces of personal information we have collected about you; and
- whether we disclosed your personal information to a third party, and, if yes, the categories of personal information that each recipient obtained.

<u>Correction Right:</u> You have the right to request that we correct any inaccuracies in the personal information that we retain, subject to certain statutory exceptions, including, but not limited to, our compliance with U.S., state, local and non-U.S. laws, rules and regulations. We will notify you in writing if we cannot comply with a specific request and provide an explanation of the reasons.

<u>No Discrimination</u>: We will not discriminate against you for exercising your rights under the CCPA, including by denying service, suggesting that you will receive, or charging, different rates for services or suggesting that you will receive, or providing, a different level or quality of service to you.

<u>How to Exercise Your Rights</u>: To exercise any of your rights under the CCPA, or to access this notice in an alternative format, please submit a request on your behalf using any of the methods set forth in the Contact us section below.

Contact us

For any requests relating to the exercise of your rights under the CCPA, or questions regarding our processing of your personal information, please submit or have your authorized representative submit a request using any of the methods set forth below. If you would like to contact us by telephone, please submit your request and telephone number either (1) through the following online form below or (2) by email at the following email address:

- Submit a request online using the following online form: https://inclineequity.com/contact-us/
- Email us at the following email address: daniel.goldmintz@inclineequity.com
- Call us at: (412) 315-7800

We will contact you to confirm receipt of your request under the CCPA and request any additional information necessary to verify your request. We verify requests by matching information provided in connection with your request to information contained in our records. Depending on the sensitivity of the request and the varying levels of risk in responding to such requests (for example, the risk of responding to fraudulent or malicious requests), we may request further information or your investor portal access credentials, if applicable, in order to verify your request. We may also verify your request through a third party service. You may designate an authorized agent to make a request under the CCPA on your behalf, provided that you provide a signed agreement verifying such authorized agent's authority to make requests on your behalf, and we may verify such authorized person's identity using the procedures above. If we request you verify your request and we do not receive your response, we will pause processing your request until such verification is received.

Please contact Daniel Goldmintz, Chief Compliance Officer of Incline Management, L.P. at <u>daniel.goldmintz@inclineequity.com</u> with any questions about this California Privacy Policy.

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DATE: JANUARY 2025

Our Commitment to Privacy

This EEA-UK Privacy Policy Supplement supplements the Privacy Policy with respect to our use of personal data which is subject to EEA-UK Data Protection Laws. For the purposes of this EEA-UK Privacy Policy Supplement, "EEA-UK Data Protection Laws" mean all applicable laws and regulations relating to privacy, protection or processing of personal data in the EEA, EU and UK, including the General Data Protection Regulation (Regulation (EU) 2016/679) ("EU GDPR"), the EU GDPR as it forms part of the laws of England and Wales, Scotland and Northern Ireland by virtue of section 3 of the European Union Withdrawal Act 2018 ("UK GDPR"), and including in respect of the foregoing any implementing or successor legislation and any amendments or re-enactments. The terms "controller", "data subject", "personal data", "processor", "process" and "processing" shall be interpreted in accordance with the applicable EEA-UK Data Protection Laws.

You do not need to take any action as a result of this EEA-UK Privacy Policy Supplement, but you do have certain rights as described below in the section headed "*Your rights*."

Information required to be disclosed under EEA-UK Privacy Policy Supplement regarding the collection of your personal data that is not set forth in this EEA-UK Privacy Policy Supplement is otherwise set forth in the general Privacy Policy. To the extent there is any conflict in respect of any processing subject to EEA-UK Data Protection Laws between the general Privacy Policy and this EEA-UK Privacy Policy Supplement, this EEA-UK Privacy Policy Supplement shall apply. Please read this EEA-UK Privacy Policy carefully.

To the extent that the EEA-UK Data Protection Laws apply to our processing of your personal data, Incline Equity and its affiliated general partners and managing members will each be a data controller of any personal data collected by us. In simple terms, this means we: (i) "control" the personal data that we collect from you or other sources; and (ii) make certain decisions on how to use and protect such personal data.

If you have any questions regarding our use of your personal data, or this EEA-UK Privacy Policy, please contact, Daniel Goldmintz, the Chief Compliance Officer of Incline Equity at daniel.goldmintz@inclineequity.com.

Any Additional Categories of Personal Data We May Collect

We collect limited categories of personal data through our Site, as further set forth in the "<u>The Information We May</u> <u>Collect</u>" section in the general Privacy Policy above.

We do not collect any special categories of personal data about you (this includes details about your race or ethnicity, religious or philosophical beliefs, sex life, sexual orientation, political opinions, trade union membership, information about your health and genetic and biometric data). Nor do we collect any information about criminal convictions and offences.

If we require your personal data due to a legal requirement or obligation or in order to perform a contract with you, we will make you aware of this at the time we collect your personal data, and the possible consequences of you failing to provide this personal data. Failure to provide this personal data means that we cannot provide our services or products to you. In this case, we may have to cancel a product or service you have with us but we will notify you if this is the case at the time.





How We Obtain Your Personal Data

In connection with forming and operating the Site, we collect and process your personal data from you and other third parties and/or publicly available sources listed in the "<u>How We Obtain Your Personal Information</u>" section in the general Privacy Policy above.

How We Use your Personal Data

There is a need to process personal data for the purposes and on the legal bases set out in the "<u>How We Use Your</u> <u>Personal Information</u>" section in the general Privacy Policy above.

We will only use your personal data for the purposes for which we collected it, unless we reasonably consider that we need to use it for another reason and that reason is compatible with the original purpose. If we need to use your personal data for an unrelated purpose, we will notify you and explain the legal basis which allows us to do so.

No automated decision-making, including profiling, is used when processing your personal information.

Disclosure and Transfer of Personal Data

We will share your personal data with our affiliates and certain providers as necessary to fulfil the purposes set out in "*Personal Information Disclosure*" section of the general Privacy Policy, as permitted third parties as required by law or regulation, including the EEA-UK Data Protection Laws.

To the extent your personal data is transferred to a Non-Equivalent Country (as defined below), such transfers will only be made in accordance with EEA-UK Data Protection Laws. For the purposes of this EEA-UK Privacy Policy Supplement, "Non-Equivalent Country" means a country or territory other than (i) a member state of the EEA; (ii) the UK; or (iii) a country or territory which has at the relevant time been decided by the European Commission, the Government of the UK or the UK Information Commissioner's Office (as applicable) in accordance with the applicable EEA-UK Data Protection Laws to ensure an adequate level of protection for personal data.

For further information about the safeguards/derogations used, please contact Daniel Goldmintz, the Chief Compliance Officer of Incline Equity at daniel.goldmintz@inclineequity.com.

Security and Retention of Personal Information

We take measures to ensure: (i) the security of your personal data; and (ii) we review how long we retain your personal data for, in each case as described in the "<u>Security and Retention</u>" section in the general Privacy Policy above.

Your Rights

To the extent the EEA-UK Data Protection Laws apply to our processing of your personal data in connection with the Site, you may have the following rights:

• <u>Access</u>: You have the right to ask for a copy of the personal data that we hold about you free of charge, however we may charge a "reasonable fee," if we think that your request is excessive, to help us cover the costs of locating the information you have requested.





- <u>Correction</u>: You have the right to notify us of changes to your personal data if it is inaccurate or it needs to be updated.
- <u>Deletion</u>: If you think that we should not be holding or processing your personal data anymore, you may request that we delete it. Please note that this may not always be possible due to legal and regulatory obligations.
- <u>Restrictions on use</u>: You have the right to request that we stop processing your personal data (other than storing it), if: (i) you contest the accuracy of it (until the accuracy is verified); (ii) you believe the processing is against the law; (iii) you believe that we no longer need your personal data for the purposes for which it was collected, but you still need your personal data to establish or defend a legal claim; or (iv) you object to the processing, and we are verifying whether our legitimate grounds to process your personal data override your own rights.
- <u>Object:</u> You have the right to object to processing, including: (i) for direct marketing; (ii) for research or statistical purposes; or (iii) where processing is based on legitimate interests.
- <u>Portability</u>: If you wish to transfer your personal data to another organisation (and certain conditions are satisfied), you may ask us to do so, and we will send it directly if we have the technical means.
- <u>Withdrawal of consent</u>: If you previously gave us your consent (by a clear affirmative action) to allow us to process your personal data for a particular purpose, but you no longer wish to consent to us doing so, you can contact us to let us know that you withdraw that consent.

These rights are not absolute and in certain circumstances their exercise may not be possible including when personal data must be maintained to comply with applicable laws.

We may need to request specific information from you to help us confirm your identity and ensure your right to access your personal data (or to exercise any of your other rights). This is a security measure to ensure that personal data is not disclosed to any person who has no right to receive it. We may also contact you to ask you for further information in relation to your request to speed up our response.

To exercise these rights and controls, please contact Daniel Goldmintz, the Chief Compliance Officer of Incline Equity at daniel.goldmintz@inclineequity.com.

Contact Us

If you have any questions or concerns about this EEA-UK Privacy Policy Supplement, please contact Daniel Goldmintz, the Chief Compliance Officer of Incline Equity at daniel.goldmintz@inclineequity.com.

Complaints

Should you wish to lodge a complaint with regards to how your personal data has been processed by us, please contact your local supervisory authority. In the UK, this is the Information Commissioner's Office – https://ico.org.uk/global/contact-us.

We would, however, appreciate the opportunity to address your concerns before you approach the relevant supervisory authority, so please contact us in the first instance.

