

PRIVACY POLICY

Sirva respects your privacy, and this Privacy Policy is intended to inform you of how we protect your private, personal information.

Sirva, Inc. (“Sirva”) maintains this Privacy Policy for all persons to whom we provide services. Sirva is committed to complying with all applicable privacy laws.

Information Covered by this Policy

Our Policy covers all non-public, personal information received by us that may be used to identify you and as may be further defined by applicable privacy laws (“Personal Information”). This may include a wide variety of information depending upon the services you are set to receive. For example, this could be name and address information (property or household goods moving services); national insurance number, date of birth, or other identification numbers (applications or account setup); banking information (mortgage or expense payment services); and/or passport or driver’s licence information (visa & immigration services).

How We Obtain Personal Information

Sirva requires personal information from you in order to provide you with services. We may receive Personal Information about you from:

- You directly, when you complete an application or when you visit us in person, over the phone, through the mail, or through our website;
- Consumer reporting agencies;
- Mortgage companies offering a financial product or service;
- Your employer;
- Anyone who you have authorised to provide information; and
- Other sources, in connection with providing you with a financial product or service.

Regardless of its source, Sirva will not process Personal Information without your consent.

Although we do not receive Personal Information from your browser, we do monitor and store certain types of information about visitors to our website — namely, the type of browser used, the user’s country, whether they were referred to us by a search engine, which of our pages they visit, and how those pages perform on the user’s computer. This helps Sirva make decisions on how to better design, streamline and improve performance on our websites. If you do not want this information monitored, you may turn off JavaScript. Please be advised, however, that the websites may not provide full functionality if those settings are turned off.

We also use “cookie” technology to improve your experience on our site. For details on our cookie policy, please see our website at www.sirva.com.

We do not knowingly collect Personal Information from children and will destroy such information if it is disclosed to us without proper parental consent.

Information Use, Sharing & Storage

Depending on the services, you are set to receive, your information may need to be shared, used and/or stored globally. Your personal information will be processed and retained as needed to provide you with your services. This may include a period of time after the services are complete in order to comply with our regulatory, audit, contractual and other legal obligations.

A. Sharing within the Sirva Family of Companies

To provide you with the full range of services you may need, Sirva takes an integrated approach to the services we provide. In order to be able to provide a full range of services to meet your needs, we may share Personal Information among the Sirva family of companies so they can contact you and make recommendations about a variety of services offered by and through Sirva and its family of affiliated companies.

B. Sharing with non-Sirva Family Companies

To provide you with your services, Sirva may work with and provide your information to companies outside of the Sirva family to provide those services to you. For example, Sirva may share Personal Information to:

- service and support our operations generally and to support your account and the services that we provide to you, including administering your mobility benefits with your employer, proposed or actual financing, securitisation, secondary market sale, or similar transactions;
- process or administer a transaction or product in connection with a product or transaction that you have requested;
- data storage and processing;
- those to which you have authorised us to disclose the information;
- other service providers with whom we have agreements to offer services to you through or with Sirva; or
- other suppliers with which we jointly market or provide products or services.

We may also share your Personal Information with these other organisations outside of the Sirva family when required by law. For example, we may share Personal Information to:

- protect against fraud;

- respond to a subpoena or summons; or
- respond to law enforcement or regulatory authorities.

We will not disclose your Personal Information to anyone outside of Sirva unless you have authorised us to do so or as otherwise indicated in this Policy or as required by law.

We maintain agreements with our external service providers limiting the use of your Personal Information to the purposes for which you have provided the information. These service providers are bound to uphold our standards and procedures regarding privacy under the terms of our agreements with them.

Your Privacy Rights

Sirva provides you with a reasonable opportunity to access your own Personal Information, to correct that information if inaccurate, or to have it deleted as appropriate – subject to the exceptions stated below.

Reasonable access means that requests for access are made during normal business hours; that you provide any requested identification; and that the requests are not excessive in number. If, at any time, Sirva denies you access to any Personal Information, we will provide you with reasons for denying access and information about how you may make further enquiries. For instance, Sirva reserves the right to deny access to information related to investigations or potential or actual litigation where the burden or expense of providing access would be disproportionate to the risks to the individual's privacy, or where the rights of other individuals would be violated. In order to make a request for information or to update your information, please send your request by electronic mail to privacy.administrator@sirva.com.

You have the right to withdraw your consent or opt out of any use of your Personal Information at any time via the contact information above. If you opt out of this policy or otherwise decline to provide Personal Information, it may affect your receipt of services.

For Customers in Brazil

The Brazilian General Data Protection Law (“Lei Geral de Proteção de Dados Pessoais”, or “LGPD”) provides individuals in Brazil with additional rights over their Personal Data. For any personal data collected and/or processed in Brazil and for all services offered to individuals in Brazil, Brazilian privacy law will govern and apply.

Concept Mobility Serviços de Mobilidade Ltda. is Sirva's local affiliate in Brazil (“Sirva Brazil”). When Sirva Brazil is acting at the direction of a corporate client to provide services to you as part of your relocation or assignment, then, as the Data Controller, Sirva Brazil's client is responsible for telling us how your Personal Data should be used and processed. Under the LGPD, Sirva Brazil and its family of companies are Data Operators who receive Personal Information and

instructions on how to process that Personal Information from the Data Controllers. If you independently request services from us, then Sirva Brazil acts as a Data Controller and manages your Personal Information to provide services according to what you have consented to and the terms of this policy. Whether acting as a Data Controller or a Data Operator, we maintain the privacy of your information and only use, share, transfer or store it as permitted for the specific purpose of providing you with your services.

As mentioned in the Global Privacy Policy above, Sirva Brazil processes Personal Data only for the purpose of completing your services and always in strict accordance with the requirements of the LGPD. Where Sirva Brazil processes any Personal Data in Brazil, it does so under LGPD Art. 7, Item I (with your consent); and under Art. 7 Item II (for the Data Controller's legal obligation); and/or Art. 7 Item V (for the performance of a contract that you may have signed with Sirva Brazil). Depending upon the services that we provide to you, your Personal Data may also need to be shared with other organisations and/or stored in countries other than Brazil. This may include public authorities or government agencies in Brazil if your services require it. How long Sirva Brazil may process and keep your Personal Data will also depend upon the services you receive and any applicable legal requirements.

In addition to the privacy rights listed in the preceding section, Sirva Brazil provides additional resources to its customers in Brazil. If you are in Brazil and wish to update, transfer, correct or delete your personal data, please contact compliancebr@sirva.com. If you have specific questions about how your personal data is processed or about opting out of processing, you may also contact Sirva's Data Protection Officer in Brazil via email at dpobrasil@sirva.com.

For Customers in Canada

Canada's Personal Information Protection & Electronic Documents Act ("PIPEDA") covers our customers in Canada and their Personal Information. Customers in Canada have the right to withdraw their consent to our Privacy Policy or the processing of any of their Personal Information at any time. If you, as a customer, choose to opt out of this policy or otherwise decline to provide Personal Information, it may affect your receipt of services. In order to make a request for information or to update your information, please send your request by electronic mail to privacy.administrator@sirva.com.

For Customers in China

China's Personal Information Privacy Law provides our customers in China with additional rights over their Personal Information. When Sirva is acting at the direction of a corporate client to provide services to you as part of your relocation or assignment, then, as the Data Controller, Sirva's client is responsible for telling us how your Personal Data should be used and processed. Under applicable privacy law, Sirva and its family of companies are Data Processors who receive Personal Information and instructions on how to process that Personal Information from the Data Controllers. If you independently request services from us, then Sirva acts as a Data

Controller and manages your Personal Information to provide services according to what you have consented to and the terms of this policy. Whether acting as a Data Controller or a Data Processor, we maintain the privacy of your information and only use, share, transfer or store it as permitted.

For Customers in California

California law provides consumers in California with additional rights over their Personal Information. If you are a customer in California, you also have rights to storage limitation and data minimisation for any Personal Information that has been collected. This means that you may contact us to ask that we only collect or retain certain, essential Personal Information. You may also request that we remove your Personal Information from our systems after a specific amount of time, or after it is no longer needed for our business purposes (which may include a retention period as needed for our regulatory, audit, contractual, or other legal obligations).

As part of its routine business operations, Sirva upholds the principle of data minimisation by only collecting and processing Personal Information that is absolutely necessary to provide services. Nevertheless, if you wish to opt out of any processing of your Personal Information, or wish to exercise either of the additional rights shown above, please contact us with your request via email at privacy.administrator@sirva.com. Your services may be impacted depending upon the nature of your request.

Sirva respects your privacy and does not sell Personal Information.

For Customers in the European Union

The laws of the European Union provide individuals in the European Union with additional rights over their Personal Data. When Sirva is acting at the direction of a corporate client to provide services to you as part of your relocation or assignment, then, as the Data Controller, Sirva's client is responsible for telling us how your Personal Data should be used and processed. Under the European Union's General Data Protection Regulation, Sirva and its family of companies are Data Processors who receive Personal Information and instructions on how to process that Personal Information from the Data Controllers. If you independently request services from us, then Sirva acts as a Data Controller and manages your Personal Information to provide services according to what you have consented to and the terms of this policy. Whether acting as a Data Controller or a Data Processor, we maintain the privacy of your information and only use, share, transfer or store it as permitted.

Data Integrity & Security

Sirva will make every reasonable effort to keep Personal Information accurate while we are using that information to serve you. Sirva appreciates your cooperation in maintaining complete and up-to-date Personal Information and will facilitate your efforts in this regard. Sirva retains

Personal Information for as long as we have determined it is needed for the purposes for which it was received or as required by contractual, record keeping, or other legal requirements.

We limit access to Personal Information about you to those employees who need to know that information to provide products and services to you. We do not sell your Personal Information.

We maintain physical, electronic and procedural safeguards to protect your Personal Information. We regularly assess security standards and procedures to protect against unauthorised access to Personal Information.

We store your Personal Information on servers that may be located in various countries, but always in compliance with this policy and all applicable data privacy laws and regulations.

You should always safeguard your own Personal Information by protecting passwords used to access a Sirva system and by safely disposing of records and reports that are no longer needed.

As and when required by law, Sirva will notify and work with regulatory and/or law enforcement officials to address any issues or security breaches where they arise.

Enforcement

A. Verification

Employee training and internal procedures are in place to support compliance with our Privacy Policy. Sirva provides for regular internal compliance reviews of its privacy practices, and Sirva has a Data Protection Officer responsible for privacy implementation and compliance. For assistance with privacy concerns, you may send comments by email to the privacy office at privacy.administrator@sirva.com.

B. Dispute Resolution

Sirva recognises the importance of providing you with the opportunity to address and resolve complaints about the processing of your Personal Information. Therefore, in addition to any legal remedies that may be available, if you make a complaint to us about the processing of your Personal Information and it is not resolved to your satisfaction internally at Sirva, you may also file a complaint with the American Arbitration Association (“AAA”) via the AAA website, located [here](#), or seek its independent alternative dispute resolution services. The American Arbitration Association (“AAA”) is also located at the following address:

225 North Michigan Avenue, Suite 2527
Chicago, Illinois 60601-7601 USA

The AAA can be reached by telephone on +1 (312) 616 6560 or by fax on +1 (312) 819 0404.