

Privacy Policy

1. Scope

All processing of personal data in the context of the UK Human Rights Blog by 1COR is within the scope of this policy.

2. Responsibilities

The UK Human Rights Blog Editorial Board is responsible for ensuring that this privacy policy is correct and available on the blog website and to make all data subjects aware of the contents of this notice prior 1COR commencing collection of their data.

All members of the UK Human Rights Blog Committee and technical support who need to collect personal data are required to follow this procedure.

3. Privacy Notices

3.1. When personal data is collected from data subject with consent:

1COR is transparent in its processing of personal data and provides the data subject with the following:

3.1.1. The UK Human Rights Blog's identity, name and brand, the contact details of 1COR and any data protection representatives;

3.1.2. Where relevant, 1COR's legitimate interests that provide the legal basis for the processing;

3.1.3. Any information on website technologies used to collect personal data about the data subject, such as Mail Chimp or Wordpress;

3.1.4. Any other information required to demonstrate that the processing is fair and transparent.

3.1.5. Privacy notice for this personal data processing is recorded.

3.1.6. When personal data has been obtained from a source other than the data subject:

3.1.7. The data subject will be contacted to ensure that they have consented for their personal data to be processed.

3.1.8. The Privacy notice for this personal data processing is recorded.

Privacy Policy



3.2. 1COR provides the information stated above to the data subject:

Within one month of obtaining the personal data, in accordance with the specific circumstances of the processing;

3.2.1. When first communicating in circumstances where the personal data is used to contact the data subject;

3.2.2. When personal data is first provided in circumstances where the personal data is disclosed to another recipient.

3.3. The above clauses do not apply:

3.3.1. If the data subject already has the information;

3.3.2. If the provision of the above information proves impossible or would involve an excessive effort;

3.3.3. If obtaining or disclosure of personal data is expressly identified by Member State law; or

3.3.4. If personal data must remain confidential subject to an obligation of professional secrecy regulated by Member State law, including a statutory obligation of secrecy.

4. Third Party Data Processing

Our Editorial Team, comprised of 1COR members, our Academic Consultant Rosalind English and the 1COR Marketing Manager, manage the UK Human Rights Blog and have access to any data submitted to the blog. This enables them to approve comments, monitor spam and manage the email subscription service.

The UK Human Rights Blog uses third parties to manage the website and process personal data in accordance with the data subject's preferences. The third parties, and how the UK Human Rights Blog uses them, are outlined below:

Wordpress: The UK Human Rights Blog is a wordpress website, any information supplied by commentators, contributors, authors, Editors and Administrators is stored by Wordpress.

MailChimp: Our email subscription service is run by MailChimp as a Data Processor. All personal data is held by them to use only for the purposes of this subscription service and to record consent. MailChimp enables the UK Human Rights Blog to contact the data subject to gain consent to hold their data and receive regular emails as part of their subscription service. They reserve the right to internally study accounts to improve their service and spot problem accounts.

Privacy Policy



Tela: The UK Human Rights Blog technical support and 1COR web design agency.

Data required by Wordpress to allow for comment on our articles is stored by Wordpress and only reviewed by the Editors to prevent spam accounts. Data subjects are automatically asked to manage their preferences by Wordpress when commenting and can choose to comment using their twitter, WordPress or Facebook accounts instead of providing contact details.

5. How to Unsubscribe and the ‘Right to be Forgotten’.

At any point the data subject can unsubscribe from the UK Human Rights Blog subscription service. An option to unsubscribe is included in every subscription email which automatically unsubscribes that email address. Once unsubscribed, your data is held by MailChimp in an inactive unsubscribe list.

To invoke your ‘right to be forgotten’, please email our Data Protection Officer at dpo@1cor.com with ‘right to be forgotten’ in the subject line. Your request will be acknowledged and all personal data deleted after a 6 month retention period.

At any point, our Editorial Team reserve the right to unsubscribe or delete the data subject’s personal data without prior warning.

6. 1 Crown Office Row Contact

Data Protection Officer
One Crown Office Row,
Temple,
London
EC4Y 7HH
Email: dpo@1cor.com