<u>Exhibit B – Overview of Processing of Personal Data in connection with Representing our Clients and Rendering Legal Services</u>

When?	Type(s) of personal data	Purpose	Legal Basis	Storage Period	Recipients
Legal advise and services within general business law and company law, mergers and acquisitions, real estate transactions and litigation and arbitration.	Among the personal data that we may process about companies' owners, directors, employees, customers, suppliers and opponents/ counterparties (if any) are: Contact details, staff information, payroll and financial information, passport data, civil registration (CPR) numbers, transactions under agreements, damages and compensation, etc.	We will process these data in the performance of our legal advisory services to clients on matters of company and corporate law, including in connection with the buying or selling of enterprises, drafting of contracts, registration of companies, board work, demands for payment, ongoing advice, etc.	The legal basis is our legal obligations and/or our legitimate interests in the performance of our legal advisory services (GDPR Art. 6(1)(c) and (f)) as well as the establishment, exercise or defence of our clients' legal claims, cf. GDPR Art. 9(2)(f) in case of sensitive personal data.	The personal data is stored for the duration of the client relationship and a subsequent period of 10 years, unless special circumstances makes it necessary to store the personal data for a shorter or longer period.	Your personal data is not transferred to third parties, unless we are legally obliged to do so, e.g. to your employer, your attorney/ legal representative or to public authorities.
Employment Law	We process the following personal data about our clients' potential, current and former employees and about private individuals seeking our advice: ID and contact details, information about salary, terms of employment, warnings and other sanctions, including breach of employment terms, trade union membership, pregnancy, maternity/paternity leave, religious beliefs, and criminal record.	We process this information as part of our employment and labour law advisory services to clients.	The legal basis is our legal obligations and/or our legitimate interests in the performance of our legal advisory services (GDPR Art. 6(1)(c) and (f)) as well as the establishment, exercise or defence of our clients' legal claims, cf. GDPR Art. 9(2)(f) in case of sensitive personal data.	The personal data is stored for the duration of the client relationship and a subsequent period of 10 years, unless special circumstances makes it necessary to store the personal data for a shorter or longer period.	Your personal data is not transferred to third parties, unless we are legally obliged to do so, e.g. to your employer, your attorney/legal representative or to public authorities.

## Debt Collection

We ask of natural persons that they provide contact details in the form of name, address, company, title, and email address.Furthermore, we hold information about counterparties with regard to the claim for which recovery is sought, including information about the size of the claim, the course of events prior to initiation of debt recovery proceedings, etc., and relevant data concerning health, criminal offences, and civil registration (CPR) number.

We process such personal data for the purpose of handling the debt collection process.

The legal basis is our legal obligations and/or our legitimate interests in the performance of our legal advisory services (GDPR Art. 6(1)(c) and (f)) as well as the establishment, exercise or defence of our clients' legal claims, cf. GDPR Art. 9(2)(f) in case of sensitive personal data.

Processing of personal data containing the social security numbers of Danish citizens ("CPR-numre") takes place pursuant to Section 11 (2) of the Danish Data Protection Act.

The personal data is stored for the duration of the client relationship and a subsequent period of 10 years, unless special circumstances makes it necessary to store the personal data for a shorter or longer period.

In case of cases closed as uncollectible, the personal data will be deleted 10 years after the archiving date, in accordance with of the Danish Limitation Act ("Forældelsesloven")

Your personal data is not transferred to third parties, unless we are legally obliged to do so, e.g. to your employer, your attorney/legal representative or to public authorities.