RECORD OF PERSONAL DATA PROCESSING ACTIVITY

Based on Article 31 of the Regulation (EU) 2018/17251 on the protection of natural persons with regards to the processing of personal data by the Union Institutions, bodies, offices and agencies and on the free movement of such data, each responsible EISMEA data controller has to maintain a record of the processing activities under his/her responsibility.

Record No: R-2019-05-02
Previous Notification: DPO-02-2012
Initial approval by Data Controller: see date of Ares signature
Update (s) (if applicable): October 2023

NAME OF THE PROCESSING ACTIVITY
Anti-fraud, OLAF and EPPO cases

IDENTIFICATION OF THE DATA CONTROLLER
European Innovation Council and SMEs Executive Agency (EISMEA), Director, who may delegate the handling of cases to the Head of Department C.

GROUND FOR THIS RECORD (select relevant ground)

☐ Record of a new type of processing activity of personal data (before its implementation)
☐ Record of a processing activity of personal data that is already in place (ex-post)
✓ Change/Amendment/ Update of an already existing previous record (or previous notification to DPO)

DESCRIPTION OF THE PROCESSING ACTIVITY

In the framework of its mandate and the management of grants, prizes and contracts, the Agency may encounter cases of possible irregularities, fraud, corruption, or illegal activities. For external cases related to applicants, beneficiaries of grant, prizes, contractors or experts managed by the Agency, on proposal of its Anti-fraud Team, the Director (who may delegate this task to the Head of Department C) may inform about these cases the Director General of the European Anti-Fraud Office (OLAF), and the European Public Prosecutor’s Office (EPPO) if applicable, who decide to open an investigation based on the information transmitted.

The OLAF or EPPO correspondents, the Anti-Fraud Team and competent Agency staff treat the information relating to the possible irregularities, fraud or illegal activities, including personal data contained in grants or contracts, amendments, information on payments, etc.

For internal cases concerning Agency or Commission staff members, Steering Committee or a staff member not submitted to the Staff Regulations (such as interim staff, trainees or in-house consultants), the Director (who may delegate this task to the Head of Department C) transfers the relevant information to OLAF (and/or EPPO, if applicable) for analysis and to the Steering Committee of the Agency.

Based on Working Arrangements on cooperation between Executive agencies and the European Public Prosecutor’s office (EPPO), the Agency may transmit personal data (also on request) to EPPO related to potential criminal investigations, on proposal of the EPPO correspondent.

---


European Innovation Council and SMEs Executive Agency (EISMEA), B-1049 Brussels, BELGIUM
1. INFORMATION ON THE PROCESSING ACTIVITY of Anti-fraud, OLAF and EPPO cases

This processing activity is performed in accordance with Regulation (EU) No 2018/1725 on the protection of individuals with regard to the processing of personal data by the Union, institutions, bodies, offices and agencies and on the free movement of such data.

1.1. The Data Controller is the European Innovation Council and SMEs Executive Agency (EISMEA), B-1049 Brussels, Belgium, the Director may delegate the handling of Anti-fraud, OLAF of EPPO cases to the Head of Department C, and can be contacted at: EISMEA-ANTI-FRAUD@ec.europa.eu.

For the processing of personal data transmitted to OLAF (OLAF cases): EISMEA and OLAF act as separate controllers.

For the processing of personal data transmitted to EPPO (EPPO cases): EISMEA and EPPO act as separate controllers.

1.2. The following entity(ies) is/are acting as Processor(s): N/A

1.3. The legal basis for the processing based on Article 5(1) of Regulation (EU) No 2018/1725:

- (a) the processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the Union Institution or body;
- (a2) the processing is necessary for the management and functioning of the Union Institutions or bodies (Recital (22) of Regulation (EU) No 2018/1725);
- (b) the processing is necessary for compliance with a legal obligation to which the controller is subject;
- (c) the processing is necessary for the performance of a contract to which the data subject is party or in order to take steps at the request of the data subject prior to entering into a contract;
- (d) the data subject has given consent to the processing of his or her personal data for one or more specific purposes;
- (e) the processing is necessary in order to protect the vital interests of the data subject or of another natural person.

1.4. The purposes of this processing are to tackle potential irregularities, fraud, corruption or illegal activities and to avoid fraud (related to internal and external cases) to ensure the sound financial management of the EU funding managed by the Agency.

1.5. The categories of data subjects concerned by this processing are:

(i) For external cases: legal representatives and staff of applicants, tenderers, grant beneficiaries or contractors, experts or other service providers, witnesses, informants or persons mentioned in the file.

(ii) For internal cases: Agency staff (temporary or contractual agents, seconded national experts), Agency

---


4 Act of Delegation: Commission Decision (EU) 2021/949 delegating powers to the European Innovation Council and SMEs Executive Agency with a view to the performance of tasks linked to the implementation of Union programmes in the field of Innovative Europe, Single Market and Interregional Innovation Investments comprising, in particular, implementation of appropriations entered in the general budget of the Union.

5 Articles 317 and 325 of the Treaty on the Functioning of the European Union.


staff not subject to the Staff Regulations (interims, in-house consultants, trainees etc.), Commission staff or member of the Steering Committee, witnesses, informants or persons mentioned in the file.

1.6. **The following personal data** are processed:

1.6.1. **Identification data**: last name, first name, nickname, address, e-mail, phone number(s), personal number (where applicable) etc.

1.6.2. **Professional data**: curriculum vitae (CV), organisation, position, function, unit, etc.

1.6.3. **Case/conduct relating data**, giving rise to suspicion of possible irregularities: description of the serious wrongdoing/irregularity, source of information eg contained in reports (interim, final), causes of the presumed irregularity, impact on EU interests, amount involved, actions to mitigate the irregularity (taken/planned), case involvement, comments of the person; eg.

1.6.4. **Data relating to financial aspects**: pre-financing, recovery orders, timesheets in order to provide evidence of payments made (eg to beneficiaries who are suspected of irregularities, fraud, illegal activity); any other information that may assist the Agency in deciding whether to take measures to protect its interests.

The categories of data listed above will be collected and/or processed on a case-by-case basis. Their processing is not systematic and necessary only depending on the content of a particular case.

The processing activities concerning any 'special categories of data' which fall under Article 10(1) of the Regulation shall be prohibited unless any of the reasons under Article 10(2) of the Regulation applies and the data is strictly necessary for the given case; relates to personal data which are manifestly made public by the data subject; is necessary for the establishment, exercise or defence of legal claims or whenever the Court of Justice of the European Union is acting in its judicial capacity; or is necessary for reasons of substantial public interest, on the basis of Union law which shall be proportionate to the aim pursued.

Data relating to suspected offences, offences, criminal convictions and or security measures are collected and further processed only if they are necessary and proportionate in order to process the given files relating to potential irregularities, fraud, corruption or illegal activities.

1.7. **The recipients** to whom the personal data will or might be disclosed are:

- authorised Agency staff such as the Director, competent Heads of Department, Heads of Unit, project and financial officers, the EISMEA internal controller team; the EISMEA Anti-fraud Team, the legal officers (if needed), OLAF correspondents; the EPPO correspondent, DPO (if needed); the Director General, OLAF correspondents and audit capabilities of the European Commission or of other Executive Agencies; the Steering Committee of the Agency, the EDES Panel referred to in Article 143 of the Financial Regulation.

In addition, data may be disclosed to bodies in charge of a monitoring or an inspection task in application of Union law (e.g. internal audit, Court of Auditors, the European Ombudsman, the EDPS, the Anti-Fraud Office (OLAF)) as well as to the European Public Prosecutor’s Office (EPPO).

This transmission is restricted to the information necessary for the legitimate performance of tasks within the competence of the recipient.

1.8. **Personal data** will **not be transferred to third countries or international organisations**.

1.9. The processing of this personal data will **not include** automated decision-making (such as profiling).

1.10. **The following technical and organisational security measures** are in place to safeguard the processing of this personal data take into consideration the risk presented by the processing and the nature of the data being processed.

Organisational measures include restricted access to the data of only authorised staff with a legitimate need to know for the purposes of this processing operation.

Technical measures include appropriate actions to address online security, risk of data loss, alteration of data or unauthorised access. Electronic data are hosted on servers of the Agency/Commission. All processing operations are carried out pursuant to the Commission Decision (EU, Euratom) 2017/46 of 10 January 2017.
on the security of communication and information systems in the European Commission. and the electronic data are transferred only encrypted and are stored in a specific repository with restricted and limited access to authorized staff only. Paper files are stored in locked archives/safe

1.11. The personal data concerned will be kept for the following periods:

For external cases: until the closure of the case by OLAF/EPPO in order to maintain the historical background and for a maximum period of 5 years after the closure of the OLAF/EPPO cases.

For internal cases: 15 years after the closure of the file that have given rise to OLAF investigations and 5 years after the closure of the files that have not given rise to investigations.

1.12. Data Subjects are informed on the processing of their personal data via a data protection notice on their rights:
- to access their personal data held by a controller;
- to request their personal data held by a controller to be corrected;
- to obtain in some situations erasure of their personal data held by a controller, e.g. when data are held unlawfully (right to be forgotten);
- to withdraw consent at any time, without affecting the lawfulness of processing based on consent before its withdrawal;
- of recourse at any time to EISMEA Data Protection Officer at EISMEA-DPO@ec.europa.eu and to the European Data Protection Supervisor at https://edps.europa.eu.

Request from a data subject to exercise a right will be dealt within one month.

The right to information, access, rectification, erasure, restriction or objection to processing, communication of a personal data breach or confidentiality of electronic communications may be restricted only under certain specific conditions as set out in the applicable Restriction Decision in accordance with Article 25 of Regulation (EU) 2018/1725.

For the external cases, the data subjects will not be informed by the Agency on these processing activities in application of Article 25 of Regulation (EU) 2018/1725. The data subjects will be directly informed by OLAF or EPPO in accordance with their data protection notice. Any queries concerning the processing of personal data for external cases, have to be addressed to the above Data Controller indicated at EISMEA-ANTI-FRAUD@ec.europa.eu.

For the internal cases, in application of Article 25 of Regulation (EU) 2018/1725 the data subjects will be informed by the Agency on these processing activities only if immediate information would not harm the investigations, including of OLAF or EPPO if applicable, on a case-by-case analysis, if it is considered appropriate, through its own data protection notice. Any queries concerning the processing of personal data for internal cases, have to be addressed to the above Data Controller as indicated in the applicable data protection notice.

***