



## RECORD OF A PERSONAL DATA PROCESSING ACTIVITY

according to Article 31 of Regulation (EU) 2018/1725

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Authorisations for EFSA staff to engage in outside activities, in assignments and in occupational activities after leaving the service as well as the handling of prior information by EFSA staff to make a publication.

1) Controller(s) of data processing activity (Article 31.1(a))	
EFSA unit in charge of the processing activity: Legal Affairs Services Unit (LA)	
EFSA Data Protection Officer (DPO): <u>DataProtectionOfficer@efsa.europa.eu</u>	
Is EFSA a co-controller?	
If yes, indicate who is EFSA's co-controller:	
2) Who is actually conducting the processing? (Article 31.1(a))	
The data is processed by EFSA itself	
Indicate the EFSA units or teams involved in the data processing:	
The EFSA Ethics Adviser, part of the LA Unit who can be contacted writing to: <a href="mailto:ethics-integrity@efsa.europa.eu">ethics-integrity@efsa.europa.eu</a>	
The processing operation is conducted together with an external party	7
Please provide below details on the external involvement:	]

## 3) Purpose of the processing (Article 31.1(b))

The purpose of the data processing is:

- to manage requests of EFSA staff for prior permission of outside activities in compliance with the Staff Regulations and the internal rules of EFSA. Outside activities are defined as activities performed by EFSA staff outside the EFSA institutional profession framework, paid or unpaid, which are of an occupational character or that goes beyond what can reasonably be considered leisure activities. The rules apply both to staff in active service and in relation to occupational activities of staff members within 2 years after leaving the EFSA service;
- to manage pre-information notifications by EFSA staff for their publications

4) Lega	al basis and lawfulness of the processing (Article 5(a)-(d)):
Processing	necessary for:
` '	sk carried out in the public interest or in the exercise of official authority ed in EFSA
(b) com	pliance with a legal obligation to which EFSA is subject
(c) perf	ormance of a contract with the data subject or to prepare such contract
(d) The	data subject has given consent (ex ante, explicit, informed) $\Box$
Further d	etails on the legal basis:
Article (pre-in The Conamely The Conassigni Decision	raff Regulations of Officials of the European Communities (SR), more specifically 11(2), 12b (outside activities), art. 16 (activities after leaving service), art. 17a(2) information on publications); onditions of Employment of other servants of the European Communities (CEOS), and Article 11, 54, 81 and 124; ommission Decision C(2018) 4048 of 29 June 2018 on outside activities and ments and on occupational activities after leaving service. On of the EFSA Management Board of 20/03/2019 on the application by analogy at lier date of the Commission Decision on outside activities and assignments and on ational activities after leaving the Service
5) Des	cription of the categories of data subjects (Article 31.1(c))
,	rsonal data are processed?
	cutory staff X
	ividuals working for EFSA (consultants, trainees, interims, experts)
	ders of EFSA, including Member State representatives
	ors of EFSA providing goods and services
	ral public, including visitors, correspondents, enquirers
Relatives	of the data subject
Other cat	egories of data subjects (please detail below)
Further d	etails concerning the data subjects whose data are processed:
seconded	ory staff at EFSA, officials, temporary agents, contract agents as well as national experts (ENDs). The duty to pre-inform on a publication is extended inces at EFSA

6) Type of personal data processed (Article 31.1(c))	
a) General personal data The personal data concerns:	
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Name, contact details and affiliation	X
Details on education, expertise, profession of the person	
Curriculum vitae	
Financial details	X
Family, lifestyle and social circumstances	
Goods and services the person provides	
Other personal data (please detail):	X
<b>b) Sensitive personal data</b> (Article 10) The personal data reveals:	
Racial or ethnic origin of the person	
Political opinions or trade union membership	
Religious or philosophical beliefs	
Health data or genetic or biometric data	
Information regarding the person's sex life or sexual orientation	
Further details concerning the personal data processed:	
Requests for authorisation to engage in an Outside Activity and prior information publication to be provided by the staff member by means of a completed form the models available in the transactional services catalogue supported by the tool with entry point at the SharePoint Intranet Portal.	according to
<ul> <li>The following information is to be provided:</li> <li>Identification of the staff member &amp; duties</li> <li>Information on the planned activity, incl. for publications, info on any contheir affiliation</li> <li>Statement on conflict of interest of the organisation concerned</li> <li>Information on any financial arrangements</li> </ul>	o-authors and
For Outside Activities, the Decision of the Appointing Authority is delegated Adviser (LA Unit), whereas as concerns the prior information notification on Pul Ethics Adviser may advice on a case-by-case basis and the authorisation/refus taken by the Appointing Authority.	olications, the

7) Recipients of the data (Article 31.1(d))
Line managers of the data subject
Designated EFSA staff members
Other recipients (please specify):
<ul> <li>persons involved in the management of the workflow for outside activities, namely the EFSA Ethics Adviser (Head of LA) as well as competent LA staff processing the form on the Ethics Adviser's behalf, designated EFSA staff with user rights in the ServiceNow electronic workflow, the data subject's Line Manager and, any other hierarchical superior of the data subject, if deemed necessary for the purposes of the implementation of the workflow for outside activities;</li> <li>persons from institutions or bodies having a legitimate purpose of audit, investigating fraud, corruption and serious misconduct in the EU administration or in charge of administrative and/or judicial proceedings, namely the Internal Audit Service of the European Commission, the European Court of Auditors, the European Ombudsman, the European Anti-Fraud Office (OLAF), the European Data Protection Supervisor, the Court of Justice of the European Union;</li> <li>persons involved in administrative inquiries/disciplinary proceedings and whistleblowing procedures, namely the Appointing Authority (AA)/the Authority Authorised to Conclude Contracts of Employment (AACC), including persons to whom the powers of the AA/AACC have been delegated and any person supporting the AA/AACC in the conduct of administrative inquiries/disciplinary proceedings and whistleblowing procedures</li> </ul>
8) Transfers to recipients outside the EEA (Article 31.1 (e))
Data are transferred to third country recipients:  Yes No X
If yes, specify to which third country:
If yes, specify under which safeguards:
Adequacy Decision of the European Commission  Standard Contractual Clauses  Binding Corporate Rules  Memorandum of Understanding between public authorities
9) Technical and organisational security measures (Article 31.1(g))
How is the data stored?

On EFSA's Document Management System (DMS)	
On a shared EFSA network drive or in an Outlook folder	
In a paper file	
Using a cloud computing solution (please detail the service provider and	main
characteristics of the cloud solution, e.g. public, private)	X
On servers of an external service provider	
On servers of the European Commission or of another EU Institution	
In another way (please specify):	
Please provide some general information on the security measures applied The workflow for the authorisation process on outside activities & publications by the SaaS cloud system <a href="https://www.servicenow.com/">https://www.servicenow.com/</a> as part of the transactional provided in record DPO/GOV/13.	is supported ional services
10) Detention period (Article 4.1 (a))	
10) Retention period (Article 4.1 (e))	
Authorisations for Outside Activities and prior information notifications on Public kept either in the personal file of the staff member or electronically in a dedication with restricted access in EFSA's Document Management System, pending a start HR database solution under development (SYSPER), for a period of maximum 5	ated folder sustainable
	years.
	years.
11) Consultation with the Information Security Officer	years.
	years.
11) Consultation with the Information Security Officer  Was the ISO consulted on the processing operation ?  Yes  No X	years.
11) Consultation with the Information Security Officer  Was the ISO consulted on the processing operation ?  Yes  No X	years.

The staff member/data subject can exercise his/her rights of access and rectification on data regarding him or her processed in the context of the authorisation process for Outside Activities or the pre-information notification on Publications, by contacting the Ethics Adviser or by submitting a request for support in the ServiceNow tool.

Last update of this record: 03/08/2021

Reference: DPO/HR/5