

14/05/2024 (DATE OF PUBLICATION/LAST UPDATE)

ECB-PUBLIC

UPDATABLE

RECORD OF PROCESSING ACTIVITY

Processing of personal data in the context of teleworking

1. Controller(s) of data processing activities

Controller: European Central Bank (ECB)

Organisational unit responsible for the processing activity:

Directorate General Human Resources / Employee Services (DG-HR/ESE)

Data Protection Officer (DPO): <u>DPO@ecb.europa.eu</u>

2. Who is actually conducting the processing activity?

The data is processed by the ECB itself

The organisational unit conducting the processing activity: DG-HR /ESE with the technical support of/in coordination with DG-IS

The data is processed by a third party (contractor) or the processing operation is conducted together with an external third party: As needed IBM, CapGemini

3. Purpose of the processing

Compliance with the EU institutions' framework and with the ECB's rules. The purpose of this processing operation is to manage the rights and obligations of ECB members of staff or trainees relating to the ECB teleworking rules to ensure the continuous functioning of the ECB and the performance of its task and exercise of its mandate as an EU institution.

ECB's awareness of staff location during their working time for duty of care. As an employer the ECB has the obligation to know where the ECB members of staff and trainees work to be able to contact them when they are not working in the office.

Justification for the collection of entries for teleworking registered by the ECB member of staff or trainee in ISIS:

- Teleworking entries: in line with legitimate obligation and duty of any employer to know if staff works on the premises or offsite.
- Collection of generic data (Frankfurt area, EU and outside EU): the generic information to monitor compliance with the applicable teleworking quotas, related requirements and entitlements.
- Collection of teleworking address when the ECB member of staff or trainee works from an address that is different from the ones specified in the ECB member of staff or trainee's Personal Profile.

Justification for sharing teleworking country location data outside ISIS: The country location must be provided by the ECB member of staff or trainee to the manager orally, so that the manager can alert them, if appropriate, to the list of high-risk countries or recall to the ECB premises the staff member best suited and geographically closest in case of business needs.

4. Description of the categories of data subjects		
Whose personal data are being processed?		
	ECB staff	
\boxtimes	Non-ECB staff (agency staff, consultants, trainees, cost-free trainees or cost- free secondees working at the ECB)	
	NCB or NCA counterparts (in the ESCB or SSM context)	
	Visitors to the ECB, including conference participants and speakers	
	Contractors providing goods or services	
	Complainants, correspondents and enquirers	
	Relatives of the data subject	
	Other (please specify):	

5.	Description of the categories of personal data processed		
(a) G	(a) General personal data:		
The p	personal data contains:		
\boxtimes	Personal details (name, address etc). The generic teleworking location (Frankfurt		
	area, EU and outside EU), the telework location country, the address of teleworking if		
	significantly different from the addresses registered in the Personal Profile.		
	Education & Training details		
	Employment details		
	Financial details		
	Family, lifestyle and social circumstances		
	Goods or services provided		
	Other (please give details):		
(b) S	pecial categories of personal data		
The personal data reveals:			
	Racial or ethnic origin		
	Political opinions		
	Religious or philosophical beliefs		
	Trade union membership		
	Genetic data, biometric data for the purpose of uniquely identifying a natural		
	person or data concerning health		
	Data regarding a natural person's sex life or sexual orientation		

6. The categories of recipients to whom the personal data have been		
	or will be disclosed, including the recipients of the data in Member	
	States, third countries or international organisations	
\boxtimes	Data subjects themselves: all teleworking data they have recorded in the system	
\boxtimes	Managers of data subjects: ISIS teleworking entry data, teleworking country (communicated orally)	
\boxtimes	Less than 10 designated HR/ESE staff members: generic data (in cases of accident, may need to retrieve also address in workflow)	
	Designated NCB or NCA staff members in the ESCB or SSM context	
	Other (please specify): Access to the personal data is restricted to authorised persons with a legitimate need to know (e.g. HR processing). To be read also in conjunction with 3) above .	

7. Transfers to/Access from third countries or an international organisation

Data are processed by third country entities:

Yes

Specify to which countries:

Specify under which safeguards:

Adequacy Decision of the European Commission

Standard Contractual Clauses
Binding Corporate Rules
Administrative arrangement containing enforceable and effective data subject rights
If the third country's legislation and/or practices impinge on the effectiveness of appropriate safeguards, the personal data can only be transferred to, accessed from or processed in such third country when sufficient 'supplementary measures' are taken to ensure an essentially equivalent level of protection to that guaranteed within the EEA. These supplementary measures are implemented on a case-by case basis and may be technical (such as
encryption), organisational and/or contractual.

8. Retention time

The period of data storage is based on the ECB's Filing and Retention plan (series 3.4.1.1 of the ECB Filing and Retention Plan. Teleworking generic data (registration and generic location for quota purpose) are kept for 5 years. The address of teleworking indicated by the ECB staff member is only stored in a workflow which is deleted after 2 years.