EUROPEAN COMMISSION
European Climate, Infrastructure and Environment Executive Agency (CINEA)

RECORD OF PERSONAL DATA PROCESSING ACTIVITY

In accordance with Article 31 of the Data Protection Regulation for EUIs¹ (hereinafter referred to as the Regulation), individuals whose personal data are processed by the European Climate, Infrastructure and Environment Executive Agency (hereinafter referred to as CINEA or Agency) in any context whatsoever are to be protected with regard to the processing of personal data and the Agency has to keep records of their processing activities.

Record No: 2020-13/R4-HR-10
Created on (date): 09/12/19
Last update (date): 24/08/21

NAME OF THE PROCESSING ACTIVITY

Processing of personal data for the renewal of contracts

GROUND FOR THE RECORD:

☒ Regularisation of a data processing activity already carried out
☐ This record replaces notification n° HR-16 issued under the previous Data Protection Regulation
☐ Record of a new data processing activity prior to its implementation
☒ Change of a data processing activity (e.g.: update of a record).

¹ Regulation (EU) 2018/1725 of 23 October 2018
1. MANDATORY RECORD UNDER ARTICLE 31 OF THE REGULATION

1.1. Name and contact details of controller
   a. CINEA
      Chaussée de Wavre 910
      W910 03/004
      BE – 1049 Brussels
   b. Head of Unit CINEA.A
   c. Email: CINEA-HR-Staff-Administration@ec.europa.eu

1.2. Name and contact details of the Data Protection Officer (DPO)
   CINEA DPO - CINEA-DPO@ec.europa.eu

1.3. Name and contact details of joint controller (where applicable)
   Not applicable

1.4. Name and contact details of processor (where applicable)
   Not applicable

1.5. Purpose of the processing
   The purpose of the processing operation is to take a decision on the renewal of staff members' contract on the basis of their previous performance and to manage the contract renewal procedure, sign an amendment to the employment contract (prolongation) with the staff member concerned. Processing of the data is necessary for Agency to retain the Temporary Agents or Contract Agents who perform well in employment. If it is not the case, the employment ends on the date indicated in the contract. Termination of contract is subject to a specific record & falls outside the scope of this record.

1.6. Legal basis for the processing
   Lawfulness: Article 5.1 (a), (b) & (c) of the Regulation:
   -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;
   -processing is necessary for compliance with a legal obligation to which the controller is subject;
   -processing is necessary for the performance of a contract to which the data subject is party;
   Council Regulation (EC) No 58/2003 of 19 December 2002 laying down the statute for executive agencies to be entrusted with certain tasks in the management of Community programmes;

2 OJ L11, 16.1.2003, p. 1
3 OJ L 50, 15.2.2021, p. 9–28
Commission Decision C(2021)947 of 12 February 2021 delegating powers to the European Climate, Infrastructure and Environment Executive Agency with a view to the performance of tasks linked to the implementation of Union programmes in the field of transport and energy infrastructure; climate, energy and mobility research and innovation; environment, nature and biodiversity; transition to low-carbon technologies; and maritime and fisheries;

Steering Committee Decision SC(2015)004 laying down general implementing provisions on the procedure governing the engagement and use of temporary staff under Article 2(f) of the CEOS as regards executive agencies;

Steering Committee Decision SC(2017)015 - Conditions of Employment of Other Servants of the European Union, governing the conditions of employment of contract staff employed by the Commission under the terms of Articles 3a and 3b thereof;

1.7. Categories of data subjects
All statutory staff members of CINEA (temporary and contract agents) who do not have yet a work contract for undefined period.

1.8. Categories of personal data
- Personal data allowing identification of the staff member: title, family name, first name, name at birth, date and place of birth, gender, personnel number, job assignment and organisational unit.
- Contract start date and contract end date.
- In case, a third language is compulsory for contract renewal, information concerning staff member's language skills, which need to be successfully met for the renewal requirement
- Information on the evaluation of staff job performance.

1.9. Retention time (time limit for keeping the personal data)
CINEA applies the principles and retention periods indicated in Common Retention List of the Commission⁴ and PMO specific retention list⁵ by analogy

(a) Retention period:
The letters exchanged prior to the signature/non-signature of the renewal/extension are kept altogether in a separate file in the HR storage room for 5 years after amending the contract.

Decisions on contract renewals, extension of secondment of officials and amendments to the contracts are kept in the personal file of the staff members and will be kept until 8 years after the extinction of all rights of the person concerned and of any dependents, and for at least 100 years after the recruitment of the person.

Specific information on the retention period for documents used in the determination of rights, grading and determination of rights is detailed in the PMO specific retention list.

All other files will be deleted when no longer needed for the purpose of the processing.

b) Storage period:

⁵ ARES(2016)6048949 - 21/10/2016
The storage periods are the same as indicated for the retention period in point 1.9 a).

c) Is any further processing for historical, statistical or scientific purposes is envisaged, which would go beyond the normal retention period? No

1.10. Recipients of the data

Within the Agency only the members within HR dealing with staff administration have access to the personal data processed.

On a need to know and need to do basis the CINEA Executive Director, Head of Unit and Head of Sector of the staff member concerned have access to this data.

As appropriate, and in line with the Service Level Agreements in place only the necessary information is transferred to services of the European Commission: DIGIT and PMO

In case of audits or proceedings, etc., CINEA’s Internal Controller, DPO, Legal Sector, Staff Committee, Joint Appraisal and Promotion Committee, etc. may access the relevant data.

In addition, data may be disclosed to public authorities, which are not regarded as recipient but may receive personal data in the frame of a particular inquiry in accordance with Union and Member State law, namely:

- The European Court of Justice or a national judge as well as the lawyers and the agents of the parties in case of a legal procedure;
- The competent Appointing Authority in case of a request or a complaint lodged under Articles 90 of the Staff Regulations;
- IDOC in line with Commission Decision of 12 June 2019 laying down general implementing provisions on the conduct of administrative inquiries and disciplinary proceedings - C(2019)4231 and Commission Decision (EU) 2019/165 of 1 February 2019 Internal rules concerning the provision of information to data subjects and the restriction of certain of their data protection rights in the context of administrative inquiries, pre-disciplinary, disciplinary and suspension proceedings;
- OLAF in case of an investigation conducted in application of Regulation (EC) No 1073/1999;
- The Internal Audit Service of the Commission within the scope of the tasks entrusted by article 118 of the Financial Regulation and by article 49 of the Regulation (EC) No 1653/2004;
- The Court of Auditors within the tasks entrusted to it by Article 287 of the Treaty on the Functioning of the European Union of the EC Treaty and Article 20, paragraph 5 of Regulation (EC) No 58/2003;
- The European Ombudsman within the scope of the tasks entrusted to it by Article 228 of the Treaty on the Functioning of the European Union;
- The European Data Protection supervisor in accordance with Article 58 of the Regulation (EC) 2018/1725;
- The European Public Prosecutor’s Office within the scope of Article 4 of Council Regulation (EU) 2017/1939 of 12 October 2017 implementing enhanced cooperation on the establishment of the European Public Prosecutor’s Office;

The transmission will be restricted to the information necessary for the competent entity to carry out its task.
1.11. Transfers of personal data to third countries or international organisations
Not applicable

1.12. Description of security measures

Personal data is stored electronically and in paper and accessible only by the authorized personnel for the purposes of the processing on a need to know and need to do basis. Access is granted only if there is a clearly specified administrative purpose, and only to those whose role and level of responsibility require them to have access. HR staff having access to the data is bound by confidentiality.

Electronic archives are kept in CINEA’s Human Resources restricted CINEA Shared Drive and Functional mailbox and only accessible by designated staff members.

The requests from staff concerning this topic processed via the HR ticketing system are subject to security measures that limit the access to information to the HR staff member(s) in charge and to the Head of Sector and her/his backup. The protection and confidentiality granted to personal data submitted in the ticketing system is the same level of protection and confidentiality granted to secured HR folders. The ticketing system has an additional level of encryption of files attached to tickets that adds up to the file system access control rights. The text of a ticket is contained in a database which has an additional level of authentication that adds up to the file system authentication.

Individual personal files are created and stored in secure archives that are accessible only to authorised personnel. An electronic version of the personal data is stored by the Unit A4 – HR Service and kept confidential with restricted access rights.

All corporate electronic datasets are safeguarded in the Data Center of the Commission, and therefore covered by the numerous defensive measures implemented by DG DIGIT to protect the integrity and confidentiality of the electronic assets of the Institution.

The access to the personal data is protected by the management of the access rights which are strictly limited to specific user groups. The entitlement is distributed according to the principle of ‘the need to know’ taking into consideration the function, the job and responsibilities of the applicant for an access right. Consequently, the access rights are continuously updated in accordance with the changes in the assignments of the jobholders.

The login and the passwords are managed by the common certification service of the European Commission. (ECAS-authentication system). CINEA is also bound by Commission Decision 2017/46 of 10/1/17 on the security of communications & information systems in the EC.

A limited use of paper files is done only if necessary and such files are stored in locked cupboard with restricted access.

1.13. Data Protection Notice

A Data Protection Notice (DPN) relevant to this data processing activity is available on the CINEA Intranet https://cineanet.cinea.cec.eu.int/services/human-resources/legal-issues/data-protection