

# **European Labour Authority**

DATA PROTECTION OFFICER

# **RECORD OF PROCESSING OPERATIONS ON PERSONAL DATA**

DPR-ELA-2022-0042: ELA ICT Ticket system

# 1 PART 1: PUBLIC - RECORD (ARTICLE 31¹)

#### 1.1 GENERAL INFORMATION

Record reference	DPR-ELA-2022-0042
Title of the processing operation	ELA ICT Ticket system
Controller entity	European Labour Authority, ICT and facilities, ICT Team
Joint controllers	☑ N/A ☐ YES, fill in details below
Processor(s)	Description of the main responsibilities of each of the controllers, and the essence of the Joint conrollership arrangements.
Internal organisation(s)/entity(ies) Names and contact details	⊠ N/A □ YES
External organisation(s)/entity(ies) Names and contact details	□ N/A ⊠ YES
	<b>Microsoft</b> Ireland South County Business Park, One Microsoft Place, Carmanhall and Leopardstown, Dublin, D18 P521, Ireland
	CANCOM Headquarters – Munich CANCOM SE / CANCOM GmbH Erika-Mann-Straße 69, 80636 München
Data Protection Officer  Name and contact details	Laura NUNEZ BAREZ Landererova 12, 811 09 Bratislava I Slovakia Email: data-protection@ela.europa.eu
Corporate Record	☐ Yes ☒ No
Language of the record	English
Record Model	□ N/A

Pursuant to **article 31** of the new data protection regulation for EU institutions and bodies (**Regulation (EU) 2018/1725**) each controller and processor have to maintain a **record of processing activities** under its responsibility that contains at least the information listed under that article.

#### 1.2 PURPOSE AND DESCRIPTION OF THE PROCESSING

#### 1.2.1 Purpose

The European Labour Authority, ICT and facilities team (ELA ICT Team) maintains an ICT ticketing system that is used to register all requests from ELA users for ICT services, including; requests for ICT equipment, repairs and configuration of existing equipment and interventions by the ELA ICT Helpdesk. Requests by users are normally made in the system automatically using the functional email account: ithelpdesk@ela.europa.eu

Alternatively requests may be added manually by staff of the ELA ICT Helpdesk.

Requests are logged in the system by the user's name and email address. The ELA ICT ticket system allows the status of user requests for ICT work to be monitored and allocated appropriately to ICT support staff. Tickets are closed by the ELA ICT Helpdesk on resolution of the problem or delivery of the service/equipment. The purpose of this processing of personal data is to implement an efficient & secure ICT environment for all persons working at ELA.

	of the service/equipment. The purpose of this processing of personal data is to implement an efficient & secure ICT environment for all persons working at ELA.
1.2.2	Processing for further purposes
	<ul> <li>□ Archiving in the public interest</li> <li>□ Scientific or historical research purposes</li> <li>☑ Statistical purposes</li> <li>□ N/A</li> </ul>
	Safeguards in place to ensure data minimisation  Pseudonymisation  Any other, specify
1.2.3	Modes of processing
1.	<ul> <li>☑ Automated processing (Article 24)</li> <li>a. ☐ Computer/machine</li> <li>i. ☑ automated individual decision-making, including profiling</li> <li>ii. ☐ Online form/feedback</li> <li>iii. ☑ Any other, specify</li> <li>Generation of automatic email responses to users following receipt of request.</li> <li>Additional automatic responses to users on resolution or re-allocation of ticket.</li> <li>Entries to the Ticketing system may be manually input by members of the ELA ICT group, including allocation to requesting person.</li> <li>Closure of tickets.</li> <li>Requests for additional information.</li> <li>Re-allocation of ticket to another ELA ICT staff.</li> </ul>
2.	<ul> <li>☑ Manual processing</li> <li>a. ☑ Word documents</li> <li>b. ☑ Excel sheet</li> <li>c. ☐ Any other, specify</li> </ul>
3.	$\square$ Any other mode, specify
1.2.4	Storage medium
1.	☐ Paper

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⊠ Electronic

		a.	☑ Digital (MS document) ☐ MS document ☐	nents (Word, excel, Powerpoint), Adobe pdf,
				edia assets, Image files (.JPEG, .PNG, etc.))
		b.	□ Databases     □	
		C.	☐ Servers	
		d.		
3	. [	⊠ Exter	nal contractor premise	es
4	. [	☐ Other	s, specify	
	)escri	ption:		
		-	odesk is provided by C	ANCOM.
			ort is provided by ORAI	
				rt direct to Microsoft and Microsoft will be able to contact users
	dire	ct, if ELA	ICT assign the tickets	directly to them.
1.2.5	Co	mment	s on the processing of	the data
				n may be used to generate performance indicators & monitor the rice, but not individual persons. Part of the implementation of an
		•	•	or all persons working at ELA. The ICT service receives thousands of
				need to be registered and followed up individually. This is only
-		-		an ICT ticket system. Incidents may be retained for trend analysis,
			· · · · · · · · · · · · · · · · · · ·	problems. The registration of incidents in such a system also allows
	_	neratior nat it ac	•	ance indicators, by which the ICT service can quantify the service
10	vei ti	iat it ac	illeves.	
3 1)		SI IR IF <i>C</i> "	IS AND DATA CATEGO	RIFC
.з р	ATA S	SUBJECT	rs and data catego	PRIES
.3 D 1.3.1			CS AND DATA CATEGO ects' categories	PRIES
				PRIES
		ta subje		ELA Staff
	Da	ta subje	ects' categories	
	Da 1	ta subje	ects' categories	ELA Staff
	Da	ta subje	ects' categories	
1.3.1	<b>Da</b>	ta subje	rnal to organisation	ELA Staff
	<b>Da</b>	ta subje	ects' categories	ELA Staff
1.3.1	Da 1	ta subje	rnal to organisation	ELA Staff  ⊠ N/A
1.3.1	Da 1	ta subje	rnal to organisation rnal to organisation gories/fields	ELA Staff  ⊠ N/A
1.3.1	Da 1	. Inte	rnal to organisation rnal to organisation gories/fields	ELA Staff  ⊠ N/A  will be processed
1.3.1	Da  1  2  Da  dicat	ta subject. Inte	rnal to organisation rnal to organisation rnal to organisation gories/fields stegories of data that whame (first name, last address.	ELA Staff   ☑ N/A  will be processed  name)
1.3.1	Da  1  2  Da  dicat	ta subject. Inte	rnal to organisation rnal to organisation  gories/fields  stegories of data that vectorial to the steady and th	ELA Staff  ⊠ N/A  will be processed
1.3.1	Da  1  2  Da  dicat	ta subject. Inte	rnal to organisation rnal to organisation  gories/fields  stegories of data that vectorial to the steady and th	ELA Staff   ☑ N/A  will be processed  name)
1.3.1	Da  1  2  Da  dicat	ta subject. Inte	rnal to organisation rnal to organisation gories/fields stegories of data that value (first name, last address. ubject of the ticket willes.	ELA Staff  N/A  will be processed  name)  I be the incident reported by the end user.
1.3.1	Da  1  2  Da  dicat	ta subject. Inte	rnal to organisation rnal to organisation gories/fields stegories of data that value (first name, last address. ubject of the ticket willes.	ELA Staff   ☑ N/A  will be processed  name)
1.3.1	Da Da Da Da dicati	ta subject. Inte	rnal to organisation rnal to organisation rnal to organisation gories/fields stegories of data that v name (first name, last address. subject of the ticket willes.  Special categories	ELA Staff  N/A  will be processed  name)  I be the incident reported by the end user.
1.3.1	Da Da Da dicat	ta subject. Inte	rnal to organisation  rnal to organisation  gories/fields  stegories of data that whame (first name, last address.  subject of the ticket will les.  1 Special categories  If the processing opera	ELA Staff  N/A  will be processed  name)  I be the incident reported by the end user.
1.3.1	Da lir	ta subject. Inte	rnal to organisation rnal to organisation rnal to organisation gories/fields rtegories of data that v name (first name, last address. ubject of the ticket will les.  1 Special categorie of the processing operatich shall be prohibite	ELA Staff  N/A  will be processed  name)  I be the incident reported by the end user.  es of personal data  ation concerns any 'special categories of data' which fall(s) under Article d unless any of the reasons under article 10(2) applies:
1.3.1	Da lir	ta subject. Inte	rnal to organisation rnal to organisation rnal to organisation gories/fields rtegories of data that v name (first name, last address. ubject of the ticket will les.  1 Special categorie of the processing operatich shall be prohibite	ELA Staff  N/A  will be processed  name)  I be the incident reported by the end user.  es of personal data  ation concerns any 'special categories of data' which fall(s) under Article

1.3

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 $\square$  racial or ethnic origin,  $\square$  political opinions,

 $\hfill \square$  religious or philosophical beliefs,

	$\square$ trade union membership,	
	Or/and,	
	$\Box$ Genetic data, biometric data for the purpose of un	iquely identifying a natural person,
	☐ Data concerning health,	
	☐ Data concerning a natural person's sex life or sexu	ual orientation.
⊠N	/A	
	•	
	plicable, indicate the reasons under article 10(2) allowing gories of data:	g the processing of the special
(a)	☐ The data subject has given explicit consent to the promore specified purposes, [].	ocessing of those personal data for one o
(b)	☐ Processing is necessary for the purposes of carrying or rights of the controller or of the data subject in the field	
(c)	☐ Processing is necessary to protect the vital interests where the data subject is physically or legally incapable	-
(d)	$\square$ Processing is carried out in the course of its legitima	
	by a non-profit-seeking body which constitutes an entity	·
(0)	and with a political, philosophical, religious or trade-uni  ☐ Processing relates to personal data which are manife	
(e) (f)	☐ Processing relates to personal data which are manner ☐ Processing is necessary for the establishment, exercise	
(1)	the Court of Justice of the European Union is acting in it	
(g)	☐ Processing is necessary for reasons of substantial pul	
(h)	☐ Processing is necessary for the purposes of preve	
` '	assessment of the working capacity of the employee, n	The state of the s
	or social care or treatment or the management of healt	h or social care systems and services []
(i)	$\square$ Processing is necessary for reasons of public interest	
	protecting against serious cross-border threats to heal	
	and safety of health care and of medicinal products or r	
(j)	☐ Processing is necessary for archiving purposes in the research purposes or statistical purposes [].	he public interest, scientific or historica
	research purposes of statistical purposes [].	
ition	al information	
2.2	Data related to 'criminal convictions and offences'	
The c	lata being processed contain sensitive data which	N/A ⊠
	) under Article 11 'criminal convictions and offences'	Yes 🗆
Desci	ription:	
ENTIC	ON PERIOD	

Data category

Retention period

Start End date/moment date/moment

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1.4

Data Subject information within the Ticket system	Reviewed daily by the Help Desk staff. During this process	
	outstanding tickets are allocated to appropriate IT staff	
	for further treatment.	
	Furthermore the Help Desk will	
	delete ticket entries that have	
	been resolved more than 6 months ago.	
Log files entries containing	are retained on the Ticket	
"From" and "To" email	system server for a maximum	
message information	of 6 months.	

## Description

Changes and modifications will be done within 5 working days of request from data subject.

#### 1.5 RECIPIENTS

	Origin of the recipien	nts of the data
1.	☐ Within the EU organization	N/a
2.	☑ Outside the EU organization	External contractors/ processors of this process: Microsoft, CANCOM and ORAMIX

	Categories of the data recipients
1.	☑ A natural or legal person
2.	☐ Public authority
3.	☐ Agency
4.	☐ Any other third party, specify

## Description

Processing is restricted to the ELA ICT Team and external contractors (depending on the topic of the consultation): CANCOM (ICT Helpdesk), ORAMIX (M365 Support) and Microsoft staff if tickets are assigned to them.

# 1.6 INTERNATIONAL DATA TRANSFERS

Transfer to third countries or international organisations of personal data	
1. Transfer outside of the EU or EEA	
☑ N/A, transfers do not occur and are not planned to occur	
$\square$ YES,	
Country(ies) to which the data is transferred	
2. Transfer to international organisation(s)	
☑ N/A, transfers do not occur and are not planned to occur	
☐ Yes, specify further details about the transfer below	

Names of the international organisations to which the data is transferred	
3. Legal base for the data transfer	
$\square$ Transfer on the basis of the European Commission	's adequacy decision (Article 47)
☐ Transfer subject to appropriate safeguards (Article	e 48.2 and .3), specify:
2. (a) $\square$ A legally binding and enforceable instrur	nent between public authorities or bodies.
Standard data protection clauses, adopted by  (b) □ the Commission, or  (c) □ the European Data Protection Supervisor  examination procedure referred to in Article	and approved by the Commission, pursuant to the e 96(2) .
(d) ☐ Binding corporate rules, ☐ Codes of copursuant to points (b), (e) and (f) of Article 46(2 processor is not a Union institution or body	2) of Regulation (EU) 2016/679, where the
3. Subject to the authorisation from the European	n Data Protection Supervisor:
☐ Contractual clauses between the controller recipient of the personal data in the third co	or processor and the controller, processor or the puntry or international organisation.
<ul> <li>Administrative arrangements between publ and effective data subject rights.</li> </ul>	ic authorities or bodies which include enforceable
☐ Transfer based on an international agreement (Ar	ticle 49), specify
4. Derogations for specific situations (Article 50.1 (a	) –(g))
4. Derogations for specific situations (Article 50.1 (a ⊠ N /A	) –(g))
⊠ N /A	nnce with article 50.1 (a) –(g) apply (ies). riate safeguards, transfer of personal data to a
<ul> <li>N /A</li> <li>Yes, derogation(s) for specific situations in accordation.</li> <li>In the absence of an adequacy decision, or of approper third country or an international organisation is based.</li> <li>(a) ☐ The data subject has explicitly consented to of the possible risks of such transfers for the decision and appropriate safeguards.</li> <li>(b) ☐ The transfer is necessary for the performant controller or the implementation of pre-contration of the data subject between the controller of the data subject between the controller of the data subject between the controller of the transfer is necessary for the establishm.</li> <li>(f) ☐ The transfer is necessary in order to protect persons, where the data subject is physically of the transfer is made from a register which information to the public and which is open to</li> </ul>	riate safeguards, transfer of personal data to a d on the following condition(s):  the proposed transfer, after having been informed data subject due to the absence of an adequacy are of a contract between the data subject and the ctual measures taken at the data subject's request an or performance of a contract concluded in the oller and another natural or legal person sons of public interest ent, exercise or defense of legal claims the vital interests of the data subject or of other regally incapable of giving consent h, according to Union law, is intended to provide o consultation either by the public in general or by interest, but only to the extent that the conditions

## 1.7 INFORMATION TO DATA SUBJECTS ON THEIR RIGHTS

Rights of the data subjects

Article 17 – Right of access by the data subject

Article 18 - Right to rectification

Article 19 – Right to erasure (right to be forgotten)

Article 20 - Right to restriction of processing

Article 21 – Notification obligation regarding rectification or erasure of personal data or restriction of processing

Article 22 – Right to data portability

Article 23 – Right to object

Article 24 - Rights related to Automated individual decision-making, including profiling

## 1.7.1 Privacy statement

☐ The data subjects are informed about their rights and how to exercise them in the form of the privacy statement attached to this record.

#### Publication of the privacy statement

□ Published on website

Web location:

- ELA internal website ⊠ (URL: Share point on personal data protection )
- External website ⊠(URL: https://www.ela.europa.eu/en/privacy-policy)
- Other form of publication, specify

Privacy Statement will be published on the internal space of ICT Team.

☑ Guidance for Data subjects which explains how and where to consult the privacy statement is available and will be provided at the beginning of the processing operation.

#### **Description:**

#### 1.8 SECURITY MEASURES

Short summary of overall Technical and Organizational Measures implemented to ensure Information Security:

#### **Description:**

All data in electronic format (e-mails, documents, uploaded batches of data etc.) are stored either on the servers of the European Labour Authority or of its contractors.

The European Labour Authority's contractors are bound by a specific contractual clause for any processing operations of personal data on behalf of the European Labour Authority, and by the confidentiality obligations deriving from the General Data Protection Regulation.

In order to protect personal data, the European Labour Authority has put in place a number of technical and organisational measures. Technical measures include appropriate actions to address online security, risk of data loss, alteration of data or unauthorised access, taking into consideration the risk presented by the processing and the nature of the personal data being processed. Organisational measures include restricting access to the personal data solely to authorised persons with a legitimate need to know for the purposes of this processing operation.