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**ECB-PUBLIC** 

**UPDATABLE** 

## RECORD OF PROCESSING ACTIVITY

**Email services** 

## 1. Controller(s) of data processing activities

Controller: European Central Bank (ECB)/

Organisational unit responsible for the processing activity:

DG-IS/IOS - Directorate General Information Systems / Infrastructure & Operations Services Division

Data Protection Officer (DPO): <a href="mailto:DPO@ecb.europa.eu">DPO@ecb.europa.eu</a>

## 2. Who is actually conducting the processing activity?

 $oxed{oxed}$  The data is processed by the ECB itself

The organisational unit conducting the processing activity is:

DG-IS/IOS - Directorate General Information Systems / Infrastructure & Operations Services Division

The data is processed by a third party (contractor) or the processing operation is conducted together with an external third party Unisys / Microsoft / Symantec

https://www.unisys.com/unisys-legal/privacy/

https://www.microsoft.com/en-gb/concern/privacy

https://www.broadcom.com/company/legal/privacy

## 3. Purpose of the processing

The primary purpose of the Email Service is to provide a secure and reliable platform for sending, receiving and storing emails and their attachments

- within the ECB,
- between the ECB and the ESCB and
- between the ECB and external parties over the Internet.

The Email Services are enriched by standard collaboration tools such as address books, public folders, calendars, notes and task lists.

Every email item entering or leaving an ECB system is sent through a chain of email gateways on which it leaves a trace of its header. This contains several technical parameters out of which relevant for personal data are: date, time, client IP address, username, subject, envelope sender, envelope recipients, names of attachments. These are used by the ECB Managed Service Provider Email team, Unisys, to troubleshoot email routing. Header data may be made available to Microsoft, Symantec or Cisco in case of technical support cases opened with them.

The ECB uses Symantec's cloud email security service for automated identification and blocking virus and spam emails. Personal data that might be sent to or from the ECB in an email is subject to the same automated processing as any other email communication.

4. Description of the categories of data subjects					
Whose personal data are being processed?					
$\boxtimes$	ECB staff				
	Externals (agency staff, consultants, trainees or secondees)				
	NCB or NCA counterparts (in the ESCB or SSM context)				
$\boxtimes$	Visitors to the ECB, including conference participants and speakers				
$\boxtimes$	Contractors providing goods or services				
$\boxtimes$	Complainants correspondents and enquirers				

Complainants, correspondents and enquirers

	Relatives of the data subject				
$\boxtimes$	Other (please specify): Anyone mentioned on an email to or from the ECB				
	email domains				
5. Description of the categories of personal data processed					
(a) General personal data:					
The personal data contains:					
	Personal details (name, address etc)				
	Education & Training details				
	Employment details				
	Financial details				
	Family, lifestyle and social circumstances				
	Goods or services provided				
	Other (please give details):				
(b) <b>S</b>	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						
	Data subjects themselves						
	Managers of data subjects						
	Designated ECB staff members						
	Designated NCB or NCA staff members in the ESCB or SSM context						
	Other (please specify):						
7.	Transfers to/Access from third countries or an international						
organisation							
Data are processed by third country entities:							
$\boxtimes$	⊠ Yes						
	Specify to which countries: USA						
	Specify under which safeguards:						
	Adequacy Decision of the European Commission						
	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

No

Log retention of email header data is configured to 30 days