1. INTRODUCTION

The protection of your personal data and privacy is of great importance to the European External Action Service (EEAS), including the Delegations of the European Union. You have the right under EU law to be informed when your personal data is processed [e.g. collected, used, stored] as well as about the purpose and details of that processing.

When handling personal data, we respect the principles of the Charter of Fundamental Rights of the European Union, and in particular Article 8 on data protection. Your personal data are processed in accordance with Regulation (EU) 2018/1725 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, aligned with Regulation (EU) 2016/679, the General Data Protection Regulation. In this privacy statement you find information about how the EEAS and EU Delegations process your personal data and what rights you have as a data subject.

2. PURPOSE OF DATA PROCESSING: Why do we process your data?

Purpose of the processing

Processing of personal data in the context of Security Investigations is necessary for investigative purposes. It ensures the regular functioning of the EEAS and the protection of EU interest, such as staff, visitors, premises, assets and information. The purpose of the data processing in the framework of EEAS security investigations, therefore, is to collect data and adequate elements that can contribute to the manifestation of the truth, to the assessment and to the possible identification of the alleged perpetrator of the offense in case of security incidents, breaches, compromises of classified information, crimes and/or other prejudicial events. Data processed includes the minutes of the hearing with the complainants, witnesses, alleged perpetrators, and the collection of evidence.

The ultimate goal of the Security Investigations is to draft a report with facts and elements gathered during an investigation.

Procedure on the reporting

The report is first transmitted to the Head of Division of Security Policy and HQ Security who decides if further actions are needed. If so, the report is transmitted to the Director of Security and Infrastructure (BA.SI) and the Director General for Budget and Administration (DGBA), being the EEAS Security Authority, who will decide on further actions, if required.

Description of the processing

The assessment of security threats, incidents, breaches or compromises of classified information, crimes and/or other prejudicial events of facts brought to the attention of the Security Division involved for each case:

1. The compilation of paper and/or digital files gathering the components and aspects of the complaint, statement or testimony of the alleged victim, perpetrator and of witness or of any individual involved in the case as well as conclusive elements, deductions.
2. The creation of a database of cases (open and closed), including useful information from each folder allowing both to find each file easily and to extract certain data, aiming at addressing preventive actions and at drawing anonymised statistics. The database also allows for cross-referencing between the various cases it includes.
3. The creation, maintenance, update and transmission of a list of individuals whose access is prohibited in the concerned EEAS buildings, based on a decision of the Security Directorate as an outcome of a previous investigation or a security verification of the Belgian authorities.
4. In the preliminary investigation, consultation of access entitlements and actual access – including images and recordings –, security clearances, copies and storage of images recorded by cameras equipping buildings, including queries addressed to DIGIT and platforms belonging to the EEAS. Moreover, when there is no access granted to the content of files or emails, access is only provided to user lists, to metadata of databases or to handling patterns. The Administrative Decision (2016)22 is the legal basis and an ad hoc mandate conferred by the EEAS Security Authority is not necessary.
5. Consultation of all EEAS communication and information systems (CIS) and equipment, telephone and telecommunications traffic data, log files and user accounts, used in the EEAS requires an ad hoc mandate, signed by the EEAS Security Authority and informing the DPO.
6. Reporting on the findings of cases handled.
3. DATA PROCESSED: What data do we process?

Data (category or type of data), including personal data, processed are the following:

1. Identification data and/or contact details available in EEAS databases.
   Personal data including surnames, names, place and date of birth, photo, address, telephone and mobile numbers of the relevant individuals, family composition, education, exclusively relevant for the investigation.

2. Circumstantial data
   The nature of the case, content of messages and documents, its circumstances (who, when, where, what happened, how and why), the evidence collected, including entitlements and actual accesses and the link between those elements and individuals and events.

3. Sanction measures
   Sanctions or other administrative measures decided upon by the EEAS, in particular those forbidding access to EEAS premises.

4. DATA CONTROLLER: Who is entrusted with processing your data?

The data controller determining the purpose and the means of the processing activity is the European External Action Service (EEAS). The EEAS Division entrusted with managing the personal data processing under the supervision of the Head of Division is the following organisational entity:

Division "HQ Security and EEAS Security Policy" (EEAS.BA.SI.2)

5. RECIPIENTS OF THE PERSONAL DATA: Who has access to your data?

The recipients of your data may be:

- Authorised individuals within the EEAS and other EU Institutions and EU Member States appointed by the Director General for Budget and Administration who is also the EEAS Security Authority, in particular those participating in or supervising the investigations.
- OLAF/IDOC/HR.DS
- Judicial authorities or police (Investigatory Judge)
- Contracted firms concerned

Access to these recipients is provided on a strict need-to-know basis.

The given information will not be communicated to third parties, except where necessary for the purposes outlined above. Data mentioned above might be transferred to third countries and international organisations in the context of an official investigation and by written request of the third countries and international organisations to the EEAS Security Authority. Data will be limited on the basis of a need-to-know and transfer is implemented pursuant to Article 46-51 of the Regulation (EU) 2018/1725.

6. ACCESS, RECTIFICATION AND ERASURE OF DATA: What rights do you have?

You have the right of access to your personal data and the right to correct your inaccurate, or incomplete personal data taking into account the purpose of the processing.

The right of rectification can only apply to factual data processed. Your have the possibility to have data that you have communicated corrected, whether the communication takes place, later or during additional statements which will be noted to the file. This ensures the update based on further developments. This possibility is always communicated in an interview.

Under certain conditions, you have the right to ask the erasure of your personal data or restrict their use as well as to object at any time to the processing of your personal data on grounds relating to your particular situation. We will consider your request, take a decision and communicate it to you without undue delay and in any event within one month of receipt of the request. That period may be extended by two further months where necessary. For more detailed legal references, you can find information in Articles 14 to 21, 23 and 24 of Regulation (EU) 2018/1725.

In specific cases, restrictions under Article 25 of the Regulation (EU) 2018/1725 may apply. Certain data can be subject to the aforementioned restrictions as well as may be covered by the exceptions referred to in Articles 19-24 of the Reg. (EU) 2018/1725. When, in particular, access to these data may compromise the investigation or the rights and freedoms of others, access to these data may be refused, limited or delayed in time. You can appeal to the European Data Protection Supervisor to have the legal aspects of the data processing controlled as well as to verify the data relating to you and, if necessary, give instruction to correct or remove them for a legitimate reason.

If you wish to exercise your rights or have questions concerning the processing of your personal data, you may address them to the Data Controller via the functional mailbox:

eeas-security-investigations@eeas.europa.eu
7. LEGAL BASIS On what grounds we collect your data?

Legal bases:
- Administrative Decision on the scope and procedures of investigations to be carried by the HQ Security and EEAS Security Policy Division (BA.SI.2) Admin (2016)22
- Decision of the High Representative of the Union for Foreign Affairs and Security Policy of 19 September 2017 on the security rules for the European External Action Service, and in particular art. 1, 7, 9 and 10 (OJ C 2018 126/1)
- Council Decision of 2013/488/EU on the security rules for protecting EU classified information
- European Commission Decision 2015/443
- European Commission Decision 2015/444
- Administrative Notice N° 24-2016 on acceptable use of ICT devices

Lawfulness is based in principle on the performance of a task in the public interest and processing is necessary for the management and functioning of the EEAS and EU Delegations. In certain cases, including the official request of the Prosecutor by Apostille, it is a legal obligation imposed on the EEAS to provide access to the investigation. Exceptions and limitations: restrictions may apply as described under point 6.

Further legal reference: 2017/46, Commission Decision on the security of communication and information systems in the EC, Article 15 due to 2010/427/EU, Article 10
2017/1584 Commission recommendation on coordinated response to large-scale cybersecurity incidents and crises 2016/1148 Directive (EU) concerning measures for a high common level of security of network and information systems across the Union.

8. TIME LIMIT FOR DATA STORED & SECURITY MEASURES: For what period and how we process your data?

The data referred to under point 3.1 and 3.2 may be retained by the EEAS for a maximum period of thirty years from the closure of the file.

The period can be justified combining 3 reasons:
(1) This retention period takes into consideration the legal provisions related to penal files. Agents handling the files can be requested to testify to the competent bodies. The conservation period for serious crimes in Belgium is twenty years and the Security Investigation Sector should be able to answer inquiries from the Belgian Authorities or other authorities concerning acts committed several years before.
(2) Certain intelligence, espionage or terrorism files can be spread over very long periods (sometimes several decades).
(3) The average career of a civil servant is spread over at least thirty years and the different stages of this career as well as the incidents that occurred during the career are essential elements to describe the profile of a person involved in complex investigations.

The data referred to under point 3.3 will be retained as long as it is strictly necessary for the application of the withdrawal of access, but not longer than five years after the measure has been applied.

Security of data
Appropriate organisational and technical measures are ensured according to Article 33 of Reg. (EU)2018/1725. The collected personal data are stored on servers that abide by pertinent security rules. Data is processed by assigned staff members. Files are subject to authorised access. Measures are provided to prevent unauthorised entities from access, alteration, deletion, disclosure of data. General access to personal data is only possible to recipients with a UserID/Password. Physical copies of personal data are stored in a properly secured manner.

9. EEAS DATA PROTECTION OFFICER: Any questions to the DPO?

If you have enquiries you can also contact the EEAS Data Protection Officer at data-protection@eeas.europa.eu.

10. RE COURSE

You have, at any time, the right to have recourse to the European Data Protection Supervisor at edps@edps.europa.eu.