

# RECORD OF PROCESSING ACTIVITY ACCORDING TO ARTICLE 31 REGULATION 2018/1725 NOTIFICATION TO THE DATA PROTECTION OFFICER

#### NAME OF PROCESSING OPERATION<sup>2</sup>: Fundamental Rights Platform meeting 2021.

Reference number: DPR-2021-120 (to be completed by the DPO)
Creation date of this record: 08/01/2021
Last update of this record: 19/01
Version: 1

## Part 1 (Publicly available)

## 1) Controller(s)<sup>3</sup> of data processing operation (Article 31.1(a))

**Data Controller:** European Union Agency for Fundamental Rights (FRA)

Schwarzenbergplatz 11, A-1040 Vienna, Austria

Telephone: +43 1 580 30 – 0 Email: contact@fra.europa.eu

Organisational unit **responsible**<sup>4</sup> for the processing activity: Institutional Cooperation

and Networks Unit

Contact details: FRP@fra.europa.eu

Data Protection Officer (DPO): Robert Jan Uhl - dpo@fra.europa.eu

2) Who is actually conducting the processing? (Article $31.1(a)$ ) <sup>5</sup>	
The data is processed by the FRA itself	$\boxtimes$
The data is processed also by a third party (Tipik Communication Agency)	$\boxtimes$
( our processor)	
Contact point at external third party:	

<sup>&</sup>lt;sup>1</sup> https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A32018R1725

<sup>&</sup>lt;sup>2</sup> Personal data is any information relating to an identified or identifiable natural person, i.e. someone who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity. This information may, for example, be the name, date of birth, a telephone number, biometric data, medical data, a picture, professional details, etc.

**Processing** means any operation or set of operations which is performed on personal data, whether or not by automatic means, such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction.

<sup>&</sup>lt;sup>3</sup> In case of more than one controller (e.g. joint FRA research), all controllers need to be listed here

<sup>&</sup>lt;sup>4</sup> This is the unit that decides that the processing takes place and why.

Is the FRA itself conducting the processing? Or has a provider been contracted?



#### **Tipik Communication Agency**

Avenue de Tervueren – 1150 Brussels

Data Protection Officer (DPO): gdpr@tipik.eu

#### 3) Purpose of the processing (Article 31.1(b))

Why are the personal data being processed? Please provide a very concise description of what you intend to achieve with the processing operation. Specify the rationale and underlying reason for the processing and describe the individual steps used for the processing. If you do this on a specific legal basis, mention it as well (e.g. staff regulations for selection procedures).

FRA is organising an event, "FRP meeting 2021: Human rights work in challenging times – ways forward" ('the event'). Our contractor "Tipik Communication Agency" is responsible for the overall organisation of the event and the communication towards the participants before and after the end of the event.

The purpose of the processing of personal data is handling registration and attendance, reporting on the event, as well as event follow-up actions, such as sharing presentations among participants and feedback collection. It includes, in particular, lists and mailing lists for contacts, invitations, participants, reports, minutes, distribution of reports/minutes, feedback on reports, meeting follow-up, photographs/pictures, presentations, audio and/or video recording of speakers and participants, news and publications.

4) Description of the categories of data subjects (Article 31.1(c))	
Whose personal data are being processed?	
FRA staff	$\boxtimes$
Non EDA stoff (places enceity a g. Dome community judges etc.)	$\square$
Non-FRA staff (please specify e.g. Roma community, judges, etc.)	$\boxtimes$
Event participants	



# 5) Categories of personal data processed (Article 31.1(c))

Please lick all that apply and give details where appropriate		
(a) General personal data (add or delete as appropriate – the data in the brackets are only examples)		
Personal details (e.g. name, surname, date of birth, gender, nationality, address photo, .)	, 🗵	
Contact details (e.g. postal address, email address, mobile and fax number)	$\boxtimes$	
Education & Training details	$\boxtimes$	
Employment details (e.g. work experience, languages, name and type of the employer/organisation, address of the employer/ organisation)	$\boxtimes$	
Financial details (e.g. financial identification form, bank account information)		
Family, lifestyle and social circumstances		
Goods or services provided		
Other (please give details):		
(b) Sensitive personal data (Article 10) The personal data collected reveal:		
Racial or ethnic origin		
Political opinions		
Religious or philosophical beliefs		
Trade union membership		
Genetic, biometric or data concerning health		
Information regarding an individual's sex life or sexual orientation		
N/A	$\boxtimes$	
(c) Personal data relating to criminal convictions and offences (Article 11)		
Criminal record (or similar, e.g. declaration of good conduct)		
N/A	$\boxtimes$	



6) Recipient(s) of the data (Article 31.1 (d))	
Recipients are all parties who have access to the personal data. Who will have access	s to the
data within FRA? Who will have access to the data outside FRA? No need to mention	on entities
that may have access in the course of a particular investigation (e.g. OLAF, EO, EDPS	S).
Designated <b>FRA</b> staff members	
A restricted number of staff members of the Institutional Cooperation and Networks Unin charge of the event, can access your personal data.	nit, which is
Recipients outside FRA:	
Tipik Communication Agency ( <u>conference@tipik.eu)</u>	$\boxtimes$
Be2match (registration platform managed through Tipik)      Cinca Web Tx Macting (video conformating platform managed through Tipe)	nik in the
<ul> <li>Cisco WebEx Meeting (video conferencing platform managed through Till framework of the European Commission agreement with WebEx)</li> </ul>	pik ili tile
7) Transfers to third countries or international organisations (Article 31.1	1 (2)\6
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 $\hfill\square$  Transfer on the basis of the European Commission's adequacy decision (Article 47)

Transfer subject to appropriate safeguards (Article 48.2 and .3), specify:

Legal base for the data transfer

<sup>&</sup>lt;sup>6</sup> **Processor** in a third country using standard contractual clauses, a third-country public authority you cooperate with based on a treaty. If needed, consult your DPO for more information on how to ensure safeguards.



a) A legally binding and enforceable instrument between public authorities or		
bodies. Standard data protection clauses, adopted by b)		
c) the European Data Protection Supervisor and approved by the Commission,		
pursuant to the examination procedure referred to in Article 96(2).  d) Binding corporate rules, Codes of conduct, Certification mechanism		
pursuant to points (b), (e) and (f) of Article 46(2) of Regulation (EU) 2016/679, where the		
processor is not a Union institution or body.		
Subject to the authorisation from the European Data Protection Supervisor:  Contractual clauses between the controller or processor and the controller, processor or the recipient of the personal data in the third country or international organisation.		
Administrative arrangements between public authorities or bodies which include enforceable and effective data subject rights.		
☐ Transfer based on an international agreement (Article 49), specify:		
Derogations for specific situations (Article 50.1 (a) –(g))		
⊠ N /A		
☐ Yes, derogation(s) for specific situations in accordance with article 50.1 (a) –(g) apply In the absence of an adequacy decision, or of appropriate safeguards, transfer of		
personal data to a third country or an international organisation is based on the following condition(s):		
☐ (a) The data subject has explicitly consented to the proposed transfer, after having been informed of the possible risks of such transfers for the data subject due to the absence of an adequacy decision and appropriate safeguards		
$\square$ (b) The transfer is necessary for the performance of a contract between the data		
subject and the controller or the implementation of pre-contractual measures taken at the data subject's request		
☐ (c) The transfer is necessary for the conclusion or performance of a contract		
concluded in the interest of the data subject between the controller and another natural		
or legal person ☐ (d) The transfer is necessary for important reasons of public interest		
☐ (e) The transfer is necessary for the establishment, exercise or defense of legal claims		
☐ (f) The transfer is necessary in order to protect the vital interests of the data subject or of other persons, where the data subject is physically or legally incapable of giving		
consent		
☐ (g) The transfer is made from a register which, according to Union law, is intended to		
provide information to the public and which is open to consultation either by the public in general or by any person who can demonstrate a legitimate interest, but only to the extent		
that the conditions laid down in Union law for consultation are fulfilled in the particular		
case		



#### 8) Retention time (Article 4(e))

How long will the data be retained and what is the justification for the retention period? Please indicate the starting point and differentiate between categories of persons or data where needed (e.g. in selection procedures candidates who made it onto the reserve list vs. those who didn't). Are the data limited according to the adage "as long as necessary, as short as possible"?

Personal data will be kept after the event to ensure implementing necessary follow-up activities with regard to the purpose(s) of the processing of personal data as well as for its related management. Data necessary for logistics purposes (reimbursement of expenses, transport, etc.) are kept according to the rules set in the Regulation (EU, Euratom) 2018/1046. Personal data related to registration and participation will be retained by FRA for a maximum of one year after the end of the event, that is 1st February 2022.

Photos, audio and video recordings are stored on the FRA Institutional Cooperation and Networks Unit drive for a period of three years. After that time all personal data will be deleted.

Non-personal Information concerning the event on the FRA corporate website will be retained for 10 years.

9) Technical and organisational security measures (Article 31.1(g))			
Please specify where/how the data are stored during and after the processing; please describe the security measures taken by FRA or by the contractor			
How is the data stored?			
Document Management System (DMS)	$\boxtimes$		
FRA network shared drive	$\boxtimes$		
Outlook Folder(s)	$\boxtimes$		
CRM			
Hardcopy file			
Cloud (give details, e.g. cloud provider)			
Servers of external provider Other (please specify):			
<ul> <li>Registration platform (Be2Match)</li> <li>Video conferencing platform (Cisco Webex Meeting)</li> </ul>			

10) Exercising the rights of the data subject (Article 14 (2))



How can people contact you if they want to know what you have about them, want to correct or delete the data, have it blocked or oppose to the processing? How will you react?

See further details in the privacy notice: <a href="mailto:support@frp-meeting.eu">support@frp-meeting.eu</a>

\*\*Data subject rights\*\*

\*\*Right of access\*\*

\*\*Right to rectification\*\*

\*\*Right to erasure (right to be forgotten)\*\*

\*\*Right to erasure (right to be forgotten)\*\*

\*\*Right to restriction of processing\*\*

\*\*Right to data portability\*\*

\*\*Right to object\*\*

\*\*Notification obligation regarding rectification or erasure of personal data or restriction of processing\*\*

\*\*Right to have recourse\*\*

\*\*Right to withdraw consent at any time\*\*