

Specific Privacy Statement

Targeted consultation on the non-binding guidelines on the standardised presentation of the remuneration report under Directive 2007/36/EC, as amended by Directive (EU) 2017/828 referred as "consultation" in the text

1. OBJECTIVE

The objective of this consultation is to receive the views of stakeholders or people concerned by the topic of the consultation, organised under the responsibility of the Head of the Unit A3 (Company Law), Directorate-General for Justice and Consumers (DG JUST), acting as the Controller.

As this online service collects and further processes personal data, Regulation (EC) 2018/1725 of the European Parliament and of the Council 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, and repealing Regulation (EC) No 45/2001 and Decision No 1247/2002/EC, is applicable.

Legal basis for the processing

Data are processed on the basis of Article 5.1 (a) of Regulation (EC) 2018/1725: "The processing is necessary for the performance of a task carried out in the public interest on the basis of the Treaties establishing the Communities or other legal instruments adopted on the basis thereof [...]" and article 5.1 (d) "the data subject has unambiguously given his or her consent".

2. WHAT PERSONAL INFORMATION DO WE COLLECT AND THROUGH WHICH TECHNICAL MEANS?

Identification Data

The personal data collected and further processed are data necessary for the participation in the consultation, such as name, surname, e-mail address of the contributors, including their views on the topics concerned.

The processing operations on personal data linked to the organisation and management of this consultation are necessary for the management and functioning of the Commission, as mandated by the Treaties, and in particular Article 11 of TEU, Article 13 TEU and Articles 244-250 TFEU.

Technical information

EUSurvey stores the following information when participants submit a contribution:

By default, EUSurvey does not save any user-related information. However, the IP of every connection is saved for security reasons for every server request. Using this information, it might be possible to reconstruct where a request originated.

Please notice that other servers at the European Commission might still log IPs for security reasons.

EUSurvey uses 2 kinds of "cookies" to save user-related data.

1. Affecting survey authors only: a cookie that contains session information to ensure reliable communication with the system.

This cookie stays valid as long as the session is valid and is removed once the session is killed (maximum 24 hours after last contact).

2. Affecting any user: a cookie that contains IDs of selected responses to a survey and free-text responses in plain text until the user has submitted a valid contribution. Until a contribution has been successfully submitted, the system saves the user's draft contribution in a cookie at one-minute intervals, so that the contribution can be restored in the event of network congestion or a PC crash.

For offline answering the system uses session "cookies" in order to ensure communication between the client and the server. Therefore, your browser must be configured to accept "cookies". The "cookies" disappear once the session has been terminated. It is also possible to participate to a survey with "cookies" disabled, but in this case offline answering is not possible.

Your reply and personal data will be collected through e-mail. The e-mail system of the European Commission abides by the Commission's security decisions and provisions established by the Directorate of Security.

3. WHO HAS ACCESS TO YOUR INFORMATION AND TO WHOM IS IT DISCLOSED?

The access to all personal data as well as all information collected in the context of this consultation is only granted through UserId/Password to a defined population of users, without prejudice to a possible transmission to the bodies in charge of a monitoring or inspection task in accordance with Union legislation. These users typically are members of the Unit organising the consultation inside the DG, acting as processor.

No personal data is transmitted to parties which are outside the recipients and the legal framework mentioned.

The European Commission will not share personal data with third parties for direct marketing purposes.

Received contributions, together with the identity of the contributor, may be made publicly available, unless the contributor objects to publication of the personal data on the grounds that such publication would harm his or her legitimate interests. In this case the contribution may be either published in anonymous form or not be published at all. However, its content will be taken into account. Any objections concerning publication of personal data should be sent to the service responsible for the consultation (see Contact information below).

4. HOW DO WE PROTECT AND SAFEGUARD YOUR INFORMATION?

Your replies, together with your chosen language used for drafting the reply, are recorded in a secured and protected database hosted by the Data Centre of the European Commission, the operations of which abide by the Commission's security decisions and provisions established by the Directorate of Security for this kind of servers and services. The database is not accessible from outside the Commission. Inside the Commission the database can be accessed using a UserId/Password.

5. HOW CAN YOU VERIFY, MODIFY OR DELETE YOUR INFORMATION?

In case you want to verify which personal data is stored on your behalf by the responsible controller, have it modified, corrected or deleted, please contact the Unit in charge of the consultation by using the Contact Information below and **by explicitly specifying your request**.

6. HOW LONG DO WE KEEP YOUR DATA?

Your personal data will remain in the database until the results have been completely analysed and will be rendered anonymous when they have been usefully exploited, and at the latest after 1 year from the end of the consultation

7. CONTACT INFORMATION

In case you wish to verify which personal data is stored on your behalf by the responsible controller, have it modified, corrected, or deleted, or if you have questions regarding the consultation, or concerning any information processed in the context of the consultation, or on your rights, feel free to contact the support team, operating under the responsibility of the Controller, using the following contact information:

Unit: DG JUST A.3 – Company Law

Email address: just-cleg@ec.europa.eu

8. RECOURSE

Complaints, in case of conflict, can be addressed to the Data Protection Officer of the Commission (DATA-PROTECTION-OFFICER@ec.europa.eu) or to the [European Data Protection Supervisor](#).