Dear Ms Le Bail,

During its last plenary meeting, the European data protection authorities assembled in the Article 29, agreed to improve the transparency of the website of the Commission (DG Justice) relating the Binding Corporate Rules.

This improvement was seemed necessary as the current BCR website does not provide enough transparency.

In that aim, the website could add the following sections:

- the name of the company implementing BCR
- the lead authority
- the other authority involved
- the type of BCR (BCR Processor or BCR Controller)
- the material scope (categories of data subjects, such as employees, consumers, website users...)
- the geographical scope (worldwide or only for data originating from EU)
- the access to BCR policy (when available, which is generally not the case when it is restricted to employees data).

The WP29 will collect beforehand all information needed to fulfil these sections and provide you the information.

This improvement is highly expected by all stakeholders and I am sure that our cooperation on this topic will be fruitful.

Yours sincerely,

On behalf of the Article 29 Data Protection Working Party,

Isabelle Falque-Pierrotin
Chair