The data is processed by a third party (e.g. contractor) (Art. 29 – Processor) (388x334– Processor)

In certain cases, external persons may process personal data, as staff members of a Support Service Contractor who is performing activities under a Contract with F4E (e.g. Support to the Owner and Architect Engineer contractors for F4E construction projects). Contact information for the relevant third party processors can be attained by contacting the Commercial Department Data Coordinator (Commercial-Department-DataController@f4e.europa.eu).

1) Controller(s) of data processing operation (Article 31.1(a))

Controller: Organizational entity of Fusion for Energy (F4E)

Unit / Department responsible for the processing activity:

Commercial Department.

Contact: Commercial Department Data Controller

Commercial-Department-DataController@f4e.europa.eu

Data Protection Officer (DPO): DataProtectionOfficer@f4e.europa.eu

2) Who is actually conducting the processing? (Article 31.1(a))

The data is processed by F4E (responsible Department) itself

The data is processed by a third party (e.g. contractor) (Art. 29 – Processor)

In certain cases, external persons may process personal data, as staff members of a Support Service Contractor who is performing activities under a Contract with F4E (e.g. Support to the Owner and Architect Engineer contractors for F4E construction projects). Contact information for the relevant third party processors can be attained by contacting the Commercial Department Data Coordinator (Commercial-Department-DataController@f4e.europa.eu).

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1 Regulation 2018/1725 of 23 October 2018 “on the protection of individuals with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data”. O.J 21.11.2018, L295/39.

2 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.

3 In case of more than one controller, see Article 28.
For the execution of financial transactions, (personal) data is further processed through the Acrrual Based Accounting System (ABAC) which is a system ran by DG Budget (budg-data-protection-coordinator@ec.europa.eu). The responsibilities of both F4E and DG Budget regarding Personal Data Protection within ABAC are described in the Service Level Agreement and are partly laid out in section 3B below.

3) Purpose and Description of the processing (Article 31.1(b))

Why is the personal data being processed? Specify the underlying reason for the processing and what you intend to achieve. Describe, summarize the substance of the processing. When you (later on) intend to further process the data for another purpose, please inform the Data Subject in advance.

Processing during the assessment of Contractors’ claims/disputes is excluded from this record. Two separate Records (F4E_D_29XJDL and F4E_D_29RKA4) cover personal data collection and processing during the claim/dispute assessment processes. A separate Record (F4E_D_24GD29) covers personal data collection and processing during the procurement/call phase prior to the signature of the Contract.

3A/ Purpose of the processing

This record covers processing of all personal data required during all F4E Procurement Contracts/Grant Agreements implementation, including FIDIC works based contracts (hereafter ‘Contracts’ will be used to refer to all those categories). This includes:

- Processing in support of cost and performance control, either:
  - In the context of F4E’s Contracts with clauses foreseeing the reimbursement of incurred costs (including staff costs), payments proportional to the performance of certain tasks by specified employees, or payments proportional to the engagement of certain human resources; or reimbursement of certain expenses incurred by their staff; or
  - Processing required when introducing/negotiating Contracts changes and the proportional compensation for the contractors;
- Processing occurring as part of the evaluation of specific Contracts under Framework Contracts;
- Processing occurring as part of the Supplier Audits and/or Supply Chain Supervisions carried out by the Quality Assurance Unit;
- Any other processing that may be required during implementation of Contracts.

In the case of cost and performance control, personal data are collected and processed with the purpose of controlling Contractor’s cost and performance during the implementation of Contracts. This processing is necessary to monitor the number of working hours spent by Contractors’ staff,
to perform cost and productivity control and to assess Contract changes (for example, when substantiations are requested for reconciliation of expenses). Regarding the evaluation of specific Contracts under Frameworks Contracts, processing of personal data (e.g. CVs) serves the purpose of selecting/indicating/identifying contractor’s resources which will perform specific tasks. This record furthermore covers any additional processing required with the purpose of supporting the implementation of Contracts, such as the carrying out of Supplier Audits and Supply Chain Supervisions.

3B/ Description of the processing

The processing starts with the signature of the Contract and ends with the payment of the last invoice/cost recognized or granted (notwithstanding in the case of audits or court proceedings as described in section 10). During Contract implementation, documentation including personal data (e.g. time sheets, CVs and/or impact assessment reports including personal data of data subjects) may be provided by the Contractor in the context of the normal performance of the Contract. This is done with the purpose(s) described above. Such documentation may also be requested during Contract amendment introductions/negotiations and/or during the carrying out of Supplier Audits and/or Supply Chain Supervisions.

The personal data are transmitted to F4E by electronic means, either by transfer of files, or by giving F4E access to Contractor’s databases containing the information. F4E extracts the relevant subsets of information from the files and/or databases. In some cases, this may include Contractor’s staff names and salary information, to the extent necessary in order to calculate hourly/daily costs for the specific staff member. In the case of cost and performance control, once the costs and performance indicators are calculated by F4E, any further use and dissemination of cost and performance information will occur in an anonymized form, deleting any personal information. In the case of CVs provided in the context of specific contracts, no further dissemination outside of evaluation activities occurs except in the case of Supplier Audits when CVs could on exception be included in the audit report to support decisions.

For the execution of financial transactions, (personal) data is processed through the Acrual Based Accounting System (ABAC) which is a system ran by DG Budget.

For the provision of accounting and treasury services, DG Budget acts as the processor and F4E as the controller. For the processing of personal data with the purpose of registering in the Commission Financial System ABAC the necessary Legal Entities and Bank Account Files, DG Budget and F4E act as joint controllers.
Requests made by Data Subjects should first be directed to, and dealt with by, F4E. The responsibilities of both F4E and DG Budget regarding Personal Data Protection within ABAC are described further in the Service Level Agreement. The Data Protection Record and Privacy Notice held by DG Budget can be found here.

Furthermore, in the context of contract amendments, and in line with F4E’s Financial Regulation (art. 31), information on recipients of funds financed from the budget of F4E shall be published having due regard for the requirements of confidentiality and security, in particular the protection of personal data: the name of the recipient; the locality of the recipient; the amount legally committed and the nature and purpose of the measure. The name of the recipient can be Personal Data in the case of legal persons which name identifies one or more natural persons. According to the threshold from Directive 2014/24/EU as referred to in the General Financial Regulation, the aforementioned data will be published in the Official Journal of the European Union and/or on F4E’s publicly accessible Industry Portal. Where personal data are published, this personal data shall be removed two years after the end of the financial year in which the funds were awarded.

Data will only be processed to serve the appropriate purpose(s) as described above.

4) Lawfulness of the processing (Article 5(a)–(d)):

Mention the legal bases which justifies the processing

<table>
<thead>
<tr>
<th>Processing necessary for:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) performance of tasks in the public interest attributed by EU legislation (including management and functioning of F4E)</td>
</tr>
<tr>
<td>- Statutes annexed to the Council Decision (Euratom) No 198/2007 “establishing the European Joint Undertaking for ITER and the Development of Fusion Energy and conferring advantages upon it”, as last amended on 22 February 2021, in particular Article 10 thereof;</td>
</tr>
<tr>
<td>(b) compliance with a specific legal obligation for F4E to process personal data[^4]</td>
</tr>
</tbody>
</table>

[^4]: The distinction between points (a) and (b) is that in point (a) F4E is given a task which requires the processing of personal data to fulfil it (e.g. staff appraisal), while in point (b), the legal basis directly requires F4E to process the personal data, without margin of implementation.
5) Description of the data subjects (Article 31.1(c))

**Whose personal data is being processed?**

Data Subjects are natural persons acting as Contractor’s employees, Sub-Contractor’s employees or other third economic operator’s employees (e.g. service companies, suppliers, etc.) whose details are submitted in support of the substantiation of Contractor’s costs and performance, the evaluation of Contracts under frameworks, Supplier Audits and Supply Chain Supervisions, or as part of any other aspects of Contract implementation that require processing of personal data.

6) Categories of personal data processed (Article 31.1(c))

Please give details in relation to (a) and (b). In case data categories differ between different categories of data subjects, please explain as well.

**a) General personal data:**

Personal data shall mean any information relating to an identified (directly or indirectly) or identifiable natural person, and can in the context of the described purposes include:

- Name, date of birth, gender, personal numbers or other identifiers of general application, nationality, contact details (company and department, postal address, country of residence, business telephone number, mobile telephone number, fax number, e-mail address), signature;
- Professional and education information: CV’s – work experience/employment history, education, training and academic background, personal skills and competences (language, technical skills);
- Functions, working hours, working place, salaries, time sheets, and other information or personal data provided under the Contract with the purpose of substantiating cost and performance elements;
- LEF and BAF (processed through ABAC in the case of financial transactions).

The above is an illustrative listing without limitation to any other possible personal data that could be disclosed by the Contractor. Only relevant and necessary data for the Contract cost and performance control, evaluation of Contracts under Frameworks Contracts, Supplier Audits and
7) Recipient(s) of the data (Article 31.1 (d))

Recipients are all people to whom the personal data is disclosed ("need to know principle"). Not necessary to mention entities that may have access in the course of a particular investigation (e.g. OLAF, EO, EDPS).

The following recipients may have access to the collected personal data:

- F4E staff members in charge of commercial cost and performance control activities for the Contract implementation within which the personal data is disclosed or who may be consulted if deemed necessary for a specific case regarding Contract implementation. This includes, but is not limited to: Commercial Manager, Commercial Management Officers, Financial Assistants, Financial Officers, Cost Controllers, FIDIC Engineer and his/her Representatives;

- If necessary for monitoring, evaluation, inspection or auditing tasks, access may be given to: Heads of Units/Departments responsible for Contract implementation (e.g. Commercial, Procurement, Finance, Project Management, Legal);

- If necessary for supporting and data analysis tasks: Members of the F4E team, who are not F4E staff, acting as Support to the Owner and who are involved in the cost and performance control process;

- In the case of a Supplier Audit: staff from the Quality Assurance Unit, relevant staff from the PM Department, the affected Program team and all certified auditors within F4E;

- In the case of Supply Chain Supervisions: staff from the Quality Assurance Unit and the affected Program team;

- F4E IT staff, when asked to provide technical support; F4E IDM Manager, if necessary for support;

- For Personal Data further processed through ABAC:
  - All F4E staff on the financial circuit have access to the data on ABAC. The extent of this access depends on the access rights which are set on a strict need to know principle.
8) Transfers to third countries or International Organizations (Article 31.1 (e))

*If the personal data is transferred outside the EU, this needs to be specifically mentioned, since it increases the risks of the processing operation (Article 47 ff.).*

Data may be transferred to third countries or International Organizations recipients:

- Yes [x]
- No [ ]

If yes, specify to which country/IO:

F4E is the Euratom's Domestic Agency for ITER and therefore operates within the scope of the international treaty regulating the ITER Project. Staff of the ITER International Organization (IO) may be involved in F4E's contract implementation, in the framework of the implementation of the Procurement Arrangements (PA) between F4E and IO and/or of other provisions of the ITER treaty (e.g. for activities related to Nuclear Safety and ITER operational licensing). Transfer of data to IO may also occur in the context of the evaluation of specific Contracts under framework, or other aspects/parts of Contract implementation if required.

As a rule, transfer of the personal data of Contractors staff to IO occurs in anonymized format (i.e. after having removed all personal data).

In certain cases, upon explicit request by IO (e.g. for auditing purposes or nuclear safety inspections), the transfer may include personal data. The transfer shall only occur if the personal data is necessary for cases for which IO's access and/or monitoring rights are foreseen under the PA or any other agreement between Euratom, F4E and IO. In such cases, IO Data Protection Policy shall cover the personal data. **Reference:** ITER applies its corporate rules approved in ITER IDM on 7th November 2017 under ref. UXG6V6 [Data Protection Guidelines]. To access the guidelines contact: itercommunications@iter.org

Also, if appropriate and necessary for monitoring or inspection tasks, access may be given to: e.g. F4E Director, Head of Admin., DPO and Anti-Fraud & Ethics Officer, Head or responsible officer of LSU, IAC, IDOC.

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basis. A list of specific access rights can be obtained by contacting F4E Local Authorization Manager (LAM) by addressing Commercial-Department-Controller@f4e.europa.eu;

- On the side of DG Budget the relevant recipients are described in DG Budget’s Data Protection record.
9) Technical and organizational security measures (Articles 31.1(g) and 33)

Please specify where the data is stored (paperwise and/or electronically) during and after the processing. Specify how it is protected ensuring "confidentiality, integrity and availability". State in particular the "level of security ensured, appropriate to the risk".

Security measures are implemented to ensure integrity, confidentiality and availability of information. The default provisions include backups, centralized logging, software updates and continuous vulnerability assessment and follow-up. Specific provisions resulting from the characteristics of the information system may lead into the implementation of encryption, two factor authentication among others found relevant following a risk analysis.

If yes, specify under which safeguards and add reference:

Adequacy Decision (from the Commission) 

Memorandum of Understanding between public authorities/bodies 

Standard Data Protection Clauses (from the EDPS/Commission) 

Corporate Rules 

Others, e.g. contractual/agreements (subject to authorization by the EDPS)
### 10) Retention time (Article 4(e))

*How long is it necessary to retain the data and what is the justification for this retention period? If appropriate, differentiate between the categories of personal data. If the retention period is unknown, please indicate the criteria for determining it.*

- Documents related to cost and performance control, evaluation of specific Contracts under Framework Contracts, and to implementation generally (except Supplier Audits and Supply Chain Supervisions), which may contain personal data of Contractor’s and third party organization’s employees shall be stored for no more than 7 (seven) years after payment of the final instalment of the Contract.

- For Supplier Audits the retention period is 10 (ten) years after payment of the last instalment of the Contract.

- Personal Data Processed as part of the Supply Chain Supervisions can be retained for the entire duration of F4E’s activities.

- In accordance with the record held by DG Budget, Personal Data further processed through ABAC might be retained by DG Budget for up to ten (10) years after the last transaction.

- Where personal data are published in the Official Journal of the European Union and/or on F4E’s publicly accessible Industry Portal as described in section 3B, this personal data shall be removed two years after the end of the financial year in which the funds were awarded.

- Documents may be retained until the end of a possible audit (other than the aforementioned audit) or Court proceeding if one started before the end of the above period.
**11) Information/Transparency (Article 14-15)**

*Information shall be given in a concise, transparent and easily accessible form, using clear and plain language.*

<table>
<thead>
<tr>
<th>Information to data subjects is provided at different stages of the life cycle of each F4E Contract, in the respective contractual provisions on data protection contained in the F4E Contract and during the implementation of the F4E Contract if processing of any personal data is required under the Contract.</th>
</tr>
</thead>
</table>

A specific Privacy Notice ([F4E_D_2GBPFE](#)) is published on F4E Net, the Industry Portal and on F4E's external website.