Data protection statement on the processing of personal data in the context of email usage at the European Patent Office

Protecting your privacy is of the utmost importance to the European Patent Office (EPO). We are committed to protecting your personal data and ensuring respect for data subjects' rights when performing our tasks and providing our services. All data of a personal nature that identify you directly or indirectly will be processed lawfully, fairly and with due care.

The processing operations described below are subject to the EPO Data Protection Rules (DPR).

The information in this statement is provided in accordance with Articles 16 and 17 of the EPO Data Protection Rules (DPR).

1. What is the nature and purpose of the processing operation?

This data protection statement relates to the processing of personal data done via EPO’s email and calendar applications offered to EPO employees. The processing operation leverages Microsoft Exchange Online and Microsoft Outlook; Outlook also includes non-optimal connected experiences which are designed to enable more effective creation, communication, and collaboration.

Personal data are processed for the following purposes:

- to enable the communication of email messages, attachments and calendar-related actions amongst EPO employees and external users via user clients and Application Program Interfaces (APIs);
- to offer EPO email system users an address book to retrieve EPO recipients' addresses, mailing lists and groups;
- to have a trail of emails for IT troubleshooting and cybersecurity purposes;
- to have a back-up mechanism enabling EPO email system users to restore email messages which they have accidentally recently deleted.

The processing is not intended to be used for any automated decision-making, including profiling.

Your personal data will not be transferred to recipients outside the EPO which are not covered by Article 8(1), (2) and (5) DPR unless an adequate level of protection is ensured. In the absence of an adequate level of protection, a transfer can only take place if appropriate safeguards have been put in place and enforceable data subject rights and effective legal remedies for data subjects are available, or if derogations for specific situations as per Article 10 DPR apply. In the context of usage of Microsoft's Outlook and Exchange Online transfers may occur for the following limited purposes: protection against malware, login to Azure Active Directory, load balancing, diagnostics data, connected experiences, and processing for Microsoft's business operations.

2. What personal data do we process?

Within the context of email usage, the following categories and types of personal data may be processed.

If the data subject is an EPO employee:

- personal identification: first name, last name, digital signature;
- contact information: work email address, phone numbers, contact details;
- employment information: company entity, department name and/or number, job title role, room number, office location, line manager (only for internal employees);
- user account information: userID, ownership authorisations, membership authorisations;
- physical and/or digital identifiable assets: workstation hostname, operating system version, digital certificate; (only for specific employees) videoconference room/equipment identifier;
- network/application interaction data: session metadata, session content, session details;
- browsing information: browser type, browser user agent, cookie information, URL, browsing date and time, IP address, network interaction history;
- sensory and electronic information: presence status;
- system logs: file data (name, size and/or hash), system- / application- / security-related server logs, audit logs, transaction-related details;
- personal information provided voluntarily by the data subject in the context of sending emails for professional activities (e.g. messages, images, files, voicemail, calendar meetings, contacts and the like) and additional information which might be provided during the email communication exchange without the sender’s intervention (e.g. when a sender sends an email message using a web browser the sending engine might add the browser’s IP address into one of the SMTP headers of the message).

If the data subject is an external user:

- personal identification: first name, last name, digital signature;
- contact information: personal email address, work email address;
- network/application interaction data: session metadata, session content, session details;
- browsing Information: IP address, browsing date and time, network interaction history;
- system logs: transaction-related details, system- / application- / security-related server logs, file data (name, size and/or hash);
- personal information provided voluntarily by the data subject in the context of sending emails for professional activities (e.g. messages, images, files, voicemail, calendar meetings, contacts and the like) and additional information which might be provided during the email communication exchange without the sender’s intervention (e.g. when the data subject sends an email message using a web browser, the sending engine might add the browser’s IP address into one of the SMTP headers of the message).

3. Who is responsible for processing the data?

Personal data are processed under the responsibility of the EPO’s Chief Information Officer at PD 4.6, acting as the EPO’s delegated data controller.

Personal data are processed by staff in PD4.6 for the delivery, operation, support and maintenance of Exchange Online and Outlook.

External providers involved in supporting, operating and maintaining the Outlook and Exchange Online – including but not limited to Microsoft – may also access and process personal data.

4. Who has access to your personal data and to whom are they disclosed?

Personal data are disclosed on a need-to-know basis to:
- recipients of a single email message and/or single calendar event: potentially anyone;
- recipients in BIT PACE 4615 for email system administration, operation and maintenance purposes;
- recipients in BIT Security 4623 for email cybersecurity purposes;
- Microsoft employees and EPO staff in PD4.6 tasked with the delivery, administration, operation and maintenance of the email service;
any EPO email user (employee or contractor) who has read access to EPO Outlook’s address book information.

In Microsoft 365 (suite of applications which includes Exchange Online and Outlook), most service operations are in principle automated to reduce the need for human access. Any required access is for a limited time and with access rights limitations.

5. How do we protect and safeguard your personal data?

We take appropriate technical and organisational measures to safeguard and protect your personal data from accidental or unlawful destruction, loss, alteration, unauthorised disclosure or access.

For personal data processed on systems not hosted on EPO premises, the providers processing the personal data have committed in a binding agreement to comply with their data protection obligations under the applicable data protection legal frameworks. The EPO has also carried out a privacy and security risk assessment.

Any personal data in transit over public networks between the EPO and Microsoft, or between Microsoft data centres, are encrypted by default. Personal data that are part of any data provided to Microsoft by or on behalf of EPO through use of the Microsoft 365 services are encrypted at rest. Regarding the implementation of the encryption, Microsoft uses state-of-the-art encryption technologies. Furthermore, Microsoft employs least privilege access mechanisms to control access to personal data that are part of data provided to Microsoft by EPO, and role-based access controls are employed to ensure that access to such personal data required for service operations is for an appropriate purpose and approved with management oversight. For Microsoft 365 Applications any required access by Microsoft is for a limited time.

Microsoft 365 applications implement and maintain multiple security measures for the protection of personal data that are part of any data provided to Microsoft by EPO through use of the Microsoft 365 services, which encompass the following: organisation of information security (e.g., security ownership, security roles and responsibilities, risk management programme), asset management (e.g. asset inventory and asset handling), human resources security (e.g. security training), physical and environmental security (e.g. physical access to facilities, physical access to components, protection from disruptions, component disposal), communications and operations management controls (e.g. operational policy, data recovery procedures, anti-malware controls, event logging), access control measures (e.g. access policy, access authorisation, least privilege, integrity and confidentiality, authentication, network design), information security incident management (e.g. incident response process, service monitoring) and business continuity management. Microsoft also implements and maintain appropriate technical and organisational measures for protection of any other personal data distinct from the one described above, which are described in Microsoft Security Policy.

Microsoft 365 applications have been configured to preserve the confidentiality of the information by employing the measures listed above. In addition, anonymous access is not authorised. Any information you add to Microsoft 365, be it via chat, videoconference, or file sharing, will be available only to the specific users and groups indicated in section 4 above.

Microsoft 365 applications are certified under several security standards, including ISO27001, SOC1 Type II, SOC2 Type II, ISO27018 Code of Practice for Protecting Personal Data in the Cloud and complies with the requirements set forth in ISO27002.

Microsoft conducts annual audits of the security of the computers, computing environment, and physical data centres that it uses in processing of personal data. The audits are performed by independent, third-party auditors according to the standards and rules of the regulatory or accreditation body for each applicable control standard or framework.
Personal data are stored in the EU according to the application configuration implemented by the EPO. They may, however, be made available to sub-processors in other countries, depending on the requirements for maintenance, support or operation of cloud-hosted services, and the availability of this expertise. If access is granted, it is always temporarily and only to the data required for the specific maintenance, support or operation procedure being carried out. The following safeguards are implemented:

• in all transfers to third countries, Microsoft uses EU Standard Contract Clauses for data transfer with its sub-processors;
• Microsoft requires sub-processors to join the Microsoft Supplier Security and Privacy Assurance Program. This programme is designed to standardise and strengthen data handling practices, and to ensure that supplier business processes and systems are consistent with those of Microsoft.

EPO-specific measures relating to Exchange Online and Outlook:
- EPO credentials via modern authentication are required in order to access the email inbox;
- access from devices which are not domain-joined is subject to multi-factor authentication (MFA);
- authentication and authorisation based on roles; MFA is enforced to activate any roles;
- access reviews on existing roles; audit history.

6. How can you access, rectify and receive your data, request that your data be erased, or restrict/object to processing? Can your rights be restricted?

You have the right to access, rectify and receive your personal data, not to be subject to a decision based solely on automated processing, to have your data erased and to restrict and/or object to the processing of your data (Articles 18 to 24 DPR).

If you would like to exercise any of these rights, please write to the delegated data controller at DP_BIT@epo.org. External users should contact the DPO and/or the delegated data controller at DPOexternalusers@epo.org. In order to enable us to respond more promptly and precisely, you always need to provide certain preliminary information with your request. We therefore encourage you to fill in this form (for externals) or form (for internals) and submit it with your request.

We will reply to your request without undue delay and in any event within one month of receipt of the request. However, Article 15(2) DPR provides that this period may be extended by two further months where necessary in view of the complexity and number of requests received. We will inform you of any such delay.

7. What is the legal basis for processing your data?

Personal data are processed on the basis of Article 5(a) DPR: ‘processing is necessary for the performance of a task carried out in the exercise of the official activities of the European Patent Organisation or in the legitimate exercise of the official authority vested in the controller, which includes the processing necessary for the Office’s management and functioning’.

To fulfil cybersecurity requirements, personal data are processed on the basis of the following legal instrument: Circular 382 Information Security Guidelines (Article 7 “Monitoring, controls, audits and further processing”).

8. How long do we keep your data?

Personal data will be kept only for the time needed to achieve the purposes for which they are processed. More precisely, personal data are kept as follows:
• Email information and any personal address book implemented by the EPO email system user is stored as long as the user wishes to retain the message and as long as the user has a contractual obligation with the EPO.

• Email messages voluntarily deleted by the user are retained for 90 days and then erased.

• The personal information included in the Global address book and a user’s mailbox is stored as long as a user (e.g. employee, contractor) has a contractual obligation with EPO. Once a user’s contract ends, information is retained for a maximum of one year and a half (18 months) for the purposes of collection from the EPO or possible renewal. After this period, this information is erased.

• In the case of a legal claim or an administrative investigation, regardless of whether this concerns a disciplinary or criminal offence, personal data may be kept for longer than the retention periods indicated above. In such cases, which are beyond the scope of the delegated controllership of BIT PD4.6, the retention of personal data is decided upon on a case-by-case basis by the relevant delegated controller.

In addition, at all times during the term of EPO’s contract with Microsoft, EPO will have the ability to access, extract and delete the data stored in Outlook and Exchange Online. Microsoft will retain EPO Data that remain stored in the Online Services in a limited function account for 90 days after expiration or termination of EPO’s subscription so that the customer may extract the data. After the 90-day retention period ends, Microsoft will disable EPO’s account and delete the EPO Data and personal data stored in Online Services within an additional 90 days, unless authorised under the contract with Microsoft to retain such data.

For personal data in connection with the applications, Microsoft will delete all copies after the business purposes for which the data was collected or transferred have been fulfilled or earlier upon EPO’s request, unless authorised under the contract with EPO to retain such data.

In the event of a formal appeal/litigation, all data kept on file when the formal appeal/litigation was initiated will be retained until the proceedings have been concluded.

9. Contact information

If you have any questions about the processing of your personal data, please write to the delegated data controller at DP_BIT@epo.org for EPO staff members, or to DPOexternalusers@epo.org for external data subjects.

Internals may also contact our Data Protection Officer at dpo@epo.org, while externals may contact our Data Protection Officer at DPOexternalusers@epo.org.

Review and legal redress

If you consider that the processing infringes your rights as a data subject, you have the right to request review by the controller under Article 49 DPR and, if you disagree with the outcome of the review, the right to seek legal redress under Article 50 DPR.