Overview of the requirements of the EPO's Administrative Arrangement models

This overview outlines the elements contained in the EPO’s Administrative Arrangement models for the transfer of personal data in accordance with Article 9 of the Data Protection Rules (DPR).

The EPO uses two Administrative Arrangement models: one for transfers "Controller-to-Controller" (C2C) and one for transfers "Controller-to-Processor" (C2P). The parties may agree to amend the models when necessary and adapt them to the specific matter.

In terms of structure, the obligations in the C2C model are distributed between the "Transferring Party" and the "Receiving Party", whilst in the C2P model the EPO is the "Controller". The C2P model is built considering the obligations that a processor undertakes according to Article 30 DPR.

For ease of reading, the outline of the C2C model is provided below, with the differences applicable to the C2P model indicated in the footnotes.

The C2C model is structured as follows:

1. The Parties and applicable legal framework are identified.

2. **Purpose and scope**: the parties are requested to briefly describe the purpose of the transfer. Additionally, reference is made to the annex to the model, where the details of the transfer must be included.

3. **Definitions**: the following concepts are defined: personal data, processing, data protection regulations, EPO data protection framework, special categories of personal data (to be included if necessary), transfer of personal data, transferring party, receiving party, onward transfer (a "transfer of personal data by the receiving party to any entity that is not a party signatory of this Administrative Arrangement"), personal data breach.

4. **Personal data protection safeguards**: the parties are requested to comply with a set of obligations, such as:
   - **Purpose of the transfer**: the parties agree to comply with the lawfulness, fairness and transparency principles as well as the purpose limitation principle (they also need to specify the purpose of the processing). Additionally, a provision foresees the obligation not to further process personal data in a manner that is incompatible with the original purposes and addresses the case in which processing is carried out for archiving purposes, public interest, scientific or historical research purposes, or statistical purposes. In the latter cases, parties are required to implement specific appropriate technical and organisational measures.

---

1 The definitions are in line with the EPO DPR, which in turn is aligned with EU data protection legal framework.
2 The C2P model includes the definition of “Processor” and does not mention the “Transferring Party” or “Receiving Party”.
3 C2P model: the Controller is requested to not infringe the principles when transferring the data.
Data accuracy and proportionality (including minimisation). In addition to general obligations to comply with these principles, the provision foresees a procedure for notifying the other party, under which the incorrect data must be supplemented, erased, blocked, corrected or otherwise rectified as appropriate.

Storage limitation principle. In addition to general obligations to comply with this principle, parties are also required to indicate the retention periods.

Integrity and confidentiality: the parties undertake to have appropriate technical and organisational measures in place and to keep them updated. Moreover, a notification procedure in the event that the Receiving Party suffers a breach is to be agreed on.

Transparency: this section lists the minimum information to be provided by the parties to data subjects.

Data subjects’ rights: the parties must agree to implement appropriate measures, such that, upon request from a data subject to rectify or delete their data, restrict the processing, or object to it, they will act in reasonable time and according to their applicable legal framework. With respect to the right of access, the parties need at least to:

(a) identify any personal data transferred to the other party pursuant to the Arrangement
(b) provide general information about safeguards applicable to transfers to the other party
(c) confirm whether data processing concerning the data subject is taking place and provide access to the personal data

A point of contact for data protection matters is to be indicated. A provision for applying restrictions only when necessary and provided by a legal instrument is also to be inserted.

Onward transfer: the mechanism foresees that a party receiving personal data pursuant to the Arrangement will only onward transfer the personal data to a third party with the other party’s prior written authorisation and on the condition that the third party commits to implementing safeguards at least as stringent as those outlined in the Arrangement. If this is not possible, the data may be shared with the third party in exceptional cases and, where necessary, under mandatory rules of applicable law. In such cases, they must inform the other party, unless that law prohibits this information on important grounds of public interest or in the legitimate exercise of the official authority vested in them.

Specific types of processing: automated processing of personal data, including profiling and processing of special categories of data or data relating to criminal convictions and offences, is subject to specific safeguards.

---

4 C2P model: the Controller is also requested to transfer data that are accurate and, where necessary, up to date. Should the Processor become aware of incompliances with this provision, they need to inform the Controller.
5 C2P model: this obligation lies with the Processor.
6 This is in line with the obligation that generally applies to the data processors according to Article 30(3)(f) EPO DPR.
7 C2P model: this obligation lies with the Processor.
8 These are (a) how and why they may process and transfer personal data, (b) the type of entities to which such data may be onward transferred, (c) the rights available to the data subject under the applicable Data Protection Regulation, including how to exercise those rights, (d) information about any applicable delay or restrictions on the exercise of such rights, and (e) contact details for submitting a dispute or a claim.
9 C2P model additionally foresees the obligation for the Processor to assist the Controller in case of requests for exercising the data subject’s rights (Article 30(3) (e) and (f) EPO DPR).
10 C2P model: this obligation lies with the Processor.
11 C2P model: this obligation lies with the Processor.
5. **Procedural and enforcement mechanisms:** the Administrative Arrangement includes provisions whereby the parties oblige themselves to carry out periodic reviews of their internal policies and procedures to ensure effectiveness and compliance, also upon reasonable request by the other Party. The Receiving Party has the obligation to inform the other if it is unable to effectively fulfil its obligations. This can trigger the suspension of the Arrangement by the Transferring Party until the Receiving Party will inform that it is able to act consistently with the obligations under the Arrangement. This also applies where the Receiving Party is not willing or able to implement the outcome of the proceedings referred to under the exercise of data subject rights and redress mechanisms of the Arrangement. Finally, it is foreseen that in situations where the Transferring Party is of the view that the Receiving Party has not acted consistent with the obligations set out in the Arrangement, the Arrangement can be suspended until the issue is satisfactorily addressed.

6. **Data subject rights and redress mechanisms:** the parties acknowledge that a data subject who believes that a party has failed to comply with the obligations under the Arrangement may seek redress with that party before any competent body where the alleged non-compliance with the obligations in this Arrangement occurred and to the extent permitted by the applicable Data Protection Regulation. Such redress may include monetary compensation for damages. Moreover, the parties agree to inform each other accordingly of any dispute or claim brought by a data subject and use best efforts to settle the dispute or claim amicably if possible and in a timely fashion.

7. **Independent Oversight:** the parties need to indicate the respective internal or external independent body responsible for the oversight of the compliance of the processing carried out under the Arrangement.12

8. **Revision and discontinuation:** certain provisions cover the revision of the Arrangement by mutual consent in the event of substantial changes in the laws or practices affecting the operation of the Arrangement and the possibility to discontinue the participation in the Arrangement with prior notice to the other party, in which case the data already transferred will continue to be subject to the agreed safeguards.

In an annex, the parties must indicate the scope and purpose(s) of the planned transfer of personal data. Parties must indicate in which capacity they are acting (Transferring or Receiving)13, the purpose, the data subjects concerned, the categories of personal data processed.

---

12 C2P model: the oversight is exercised by the EPO Data Protection Board.
13 C2P model refers solely to the Processor.