

Reference Number: 128

RECORD of Processing of Personal Data

Regarding

ETCI Steering Board administration
Submitted by Controller*(in accordance with Article 31 of Regulation (EU) 2018/1725 of 23rd October 2018
on the protection of individuals with regard to the processing of personal data)*a) i) Controller/organisational parts responsible for the processing:

CE/IO/CS/MS/E&HMMS MARGARITI Sofia

ii) Processor:

N/A

iii) Joint Controller

N/A

iv) Name of DPO to whom this record is sent:

DPO EIF - SINIBALDI Paolo

b) i) Purpose(s) of the processing:

The EIF in their capacity as Secretariat of European Technology Champion Initiative ("ETCI") Steering Board collects and processes personal data and relevant information for the proper management of ETCI governance, as indicated in the documentation setting out the ETCI.

ii) Purpose(s) of the processing (corporate use):

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c) i) Category(ies) of data subjects concerned:

Externals

Designated EIB/EIF Staff members

ii) Categories of personal data:

<p>Name</p> <p>Contact information</p> <p>Video</p> <p>Voice recordings</p> <p>Other</p> <p>Other contact information: E mail address, Business telephone number, mobile telephone, designating entity</p> <p>Other: E mail address, Business telephone number, mobile telephone, designating entity</p>	
<p>d) <u>Recipients or categories of recipient to which the data might be disclosed, including recipients in Member States, third countries or international organisations:</u> Contact details of the Members/ Alternates and Observers of the Steering Board may be shared on an as needed basis, amongst the Members.</p> <p>e) <u>Transfers to third country(ies) or international organization(s)</u> No</p> <p>f) <u>Time limits/storage deadlines for erasure of the different categories of data:</u> As long as necessary for the fulfilling of the purpose. Retention period: in line with the ETCI Scheduled Term and/ or the regular Steering Board's appointment.</p> <p>g) <u>General description of the measures technical and organizational security measures referred to in Article 33:</u> Electronic files/systems with restricted access Obligation of professional secrecy as stipulated in the EIB/EIF Staff Rules Access to files is limited on a need-to-know basis to a defined group of staff</p> <p>h) <u>Legal basis of the processing for which the data is intended:</u> Public interest assigned by Union legislation: Directives, Regulations Consent Complement : ETCI Agreement</p>	

i) Information to be given to data subjects:

Data Protection Statement available

n/a

j) Procedures to grant rights to data subjects:

To exercise their rights to access, rectification, object and data portability (where applicable) data subjects can contact the Controller and/or the relevant Data Protection Officer

k) Automated/manual processing operation:

Manual

l) i) Any further necessary information:

n/a

ii) Any further necessary information (corporate use):

n/a

m) Is this processing operation subject to a Data Protection Impact Assessment (DPIA) under Article 39? (sensitive data as defined by Art. 10, large scale processing operations, new technologies etc.....)

No

Date: 29/10/2025

Signed:

Controller: MARGARITI Sofia
CE/IO/CS/MS/E&HMMS

Joint Controller: -

Processor: