Privacy Statement\(^1\) – Unified Litigation Management Application (ULM)

1. Introduction
The Single Resolution Board (SRB) processes your personal data in accordance with the Regulation (EU) 2018/1725 (EUDPR). The privacy statement explains the reasons for processing your personal data, the way the SRB collects, handles and ensures protection of all personal data. It also specifies the contact details of the responsible SRB unit where you may exercise your rights, the SRB Data Protection Officer and the European Data Protection Supervisor (EDPS).

2. Who is responsible for processing your personal data?
The SRB is the controller for processing the personal data. The SRB Legal Service is responsible for the processing.

3. Why do we process your personal data?
The SRB processes personal data for setting up SRB’s litigation database as integral part of the Unified Litigation Management Application (ULM). The ULM provides a tool to the SRB Legal Service to manage the cases in which the SRB is party/intervener before the General Tribunal and the Court of Justice of the European Union as well as the SRB Appeal Panel. The collected data enables the SRB Legal Service to fulfil its mission to represent the SRB in litigation cases and to ensure their procedural follow-up, as well as their administrative processing.

The different reports offered by the tool:
- provide to the agents an instrument to, which helps them with the management of their cases and in particular to meet procedural deadlines,
- provide to the line managers of the Legal Service an instrument to follow the evolution of the different cases and the allocation of these cases among the staff members of the Legal Service, facilitating the management of the service and its staff.

The SRB obtains the personal data from the documents of the Court of Justice of the European Union (CJEU) proceedings and the SRB Appeal Panel proceedings, which, in turn, were provided by the data subjects to the CJEU and SRB Appeal Panel.

4. What are the legal bases for processing your personal data?
The legal basis for processing personal data is the following:
- processing is necessary for the performance of a task carried out in the public interest (Article 5(1)(a) Regulation (EU) 2018/1725) in conjunction with SRMR.

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\(^1\) Last update on 27/02/2023
• processing is necessary for compliance with a legal obligation to which the SRB is subject (Article 5(1)(b) Regulation (EU) 2018/1725). Pursuant to Article 86 SRMR, SRB’s decisions as well as SRB’s failures to act are reviewable acts before the Court of Justice of the European Union. Pursuant to Article 85 SRMR, certain SRB decisions may be appealed before the SRB’s Appeal Panel. Hence, the SRB has the duty to defend itself in such proceedings.

5. What categories of personal data are processed?
The personal data handled by the application are the identification (name and first name) of the agents or members of the Commission. Those data are needed for the Service Juridique (SJ) to fulfill its mission.

6. Who has access to your personal data?
When the SRB processes personal data for the above-mentioned purposes, the following persons may access your personal data on a strict need-to-know basis:

• Staff members of SRB’s Legal Service
• Staff members of DG DIGIT in its function as service provider to maintain the correct functioning of the application

7. In which third country personal data could be transferred?
Personal data is not transferred to third countries. The data remains on the European Commission infrastructure.

8. How long will the SRB keep your personal data?
In accordance with the Rules of Procedure of the Court, the personal data processed by this system are included in the judgments, which are public. The SRB Legal Service processes this data in the context of legal proceedings in which the SRB is a party or intervener, as long as the cases are pending or have a link with any pending case. The Legal Service also stores personal data (surname and first name) for archival, historical and statistical purposes. This processing is subject to appropriate safeguards for the rights and freedoms of the data subjects.

9. What are your data protection rights?
You have the right to access your personal data and correct any data that is inaccurate or incomplete. You have also (with some limitations) the rights to delete your personal data or to restrict the processing of your personal data in line with the Regulation (EU) 2018/1725.

10. Who can you contact in case of queries or requests?
You can exercise your rights by contacting the SRB’s Legal Service at SRB-LEGAL@srb.europa.eu. The SRB’s Data Protection Officer at SRB-DPO@srb.europa.eu answers all queries relating to personal data protection.
11. Addressing the European Data Protection Supervisor
If you consider that your rights under Regulation (EU) 2018/1725 have been violated as a result of the processing of your personal data, you have the right to lodge a complaint with the European Data Protection Supervisor at any time.