

Privacy statement

Public consultation on the Operational guidance for banks on resolvability self-assessment

1. Introduction

The Single Resolution Board (SRB) processes your personal data in line with the Regulation (EU) 2018/1725 ('<u>EUDPR</u>'). 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. The SRB as controller of processing personal data

The SRB is the data controller determining the purposes and means for the processing of your personal data. The SRB's Technical Network on resolvability (<u>Resolvability-public-consultation@srb.europa.eu</u>) is responsible for the processing of data.

3. Purposes for processing personal data

The purpose of the processing is the management of public consultations (including the collection, assessment, storage and publication of personal data). Moreover, the goal of processing of personal data is to gather stakeholder feedback and input with a public consultation for regulatory or public interest reasons related to the resolution of banking institutions through the EU Survey platform¹.

Your views will be published on the SRB website either as anonymized aggregated summary of the comments provided by you or directly as received through the EU Survey platform. Your identity (e.g. email, name of your organisation or your name/surname, credentials) is only published together with your contribution if you consent to the publication of your identity while submitting your input by clicking the respective box. Your personal data will not be used for an automated decision-making including profiling.

4. Legal basis for processing personal data

<u>The legal basis is Articles 5 (1)(d) and 7 of the Regulation</u> (EU) 2018/1725 because the processing is based on the participants' prior consent (i.e. a clear affirmative act establishing a freely given, specific, informed and unambiguous indication of the participant's agreement). Participants can withdraw their consent at any time by contacting <u>Resolvability-public-consultation@srb.europa.eu</u>. Future processing of their personal data will stop once consent is withdrawn, but prior processing will remain lawful.



¹ The public consultation is carried out via an online survey using the EU Survey platform, for which a privacy statement can be found in the 'Background Documents' section of the online survey: <u>https://ec.europa.eu/eusurvey/runner/SelfAssessmentReport2025</u>



5. Categories of personal data

The SRB processes the following personal data:

- Name of the respondent's organisation or Name and Surname of the respondent;
- Email address of the respondent;

which it has obtained from the online EU Survey.

6. Recipients of the personal data

When the SRB processes personal data for the purposes mentioned at part 3, the following persons may access your personal data on a strict need-to-know basis:

- Dedicated SRB staff members;
- The European Commission's EU Survey team for purposes of system support and maintenance;
- Under certain conditions outlined in law, personal data may be disclosed to third parties, (such as the European Anti-Fraud Office, the Court of Auditors, or law enforcement authorities) if it is necessary and proportionate for lawful, specific purposes.

Certain personal data may be made public on the SRB website, namely:

- any personal data on which you consented to their publication,
- personal data spontaneously provided by you in your contribution (without it being required by the consultation activity).

7. Time limits for storing personal data

The personal data are stored for a maximum of one year and are deleted thereafter.

8. 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.

9. Contact information

You can exercise your rights by contacting the SRB's Technical Network on resolvability at <u>Resolvability-public-consultation@srb.europa.eu</u>.

The SRB's Data Protection Officer at <u>SRB-DPO@srb.europa.eu</u> answers all queries relating to personal data protection.

10. 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 <u>European</u> <u>Data Protection Supervisor</u> at <u>edps@edps.europa.eu</u> at any time.