

From: [REDACTED]
EPSO SECTEUR JURIDIQUE (EC) <epso-secteur-juridique@ec.europa.eu>; EPSO DATA PROTECTION COORDINATOR (EC) <epso-data-protection-coordinator@ec.europa.eu>; [REDACTED]
To: [REDACTED] EC DPO (EC)
[REDACTED]
[REDACTED]
CC: European Data Protection Supervisor <EDPS@edps.europa.eu>; mailsigned@pro.egarante.com <mailsigned@pro.egarante.com>; SUPERVISION <supervision@edps.europa.eu>
Sent at: 19/04/24 15:19:09
Subject: Re: Case 2022-1189 - Request for access to personal data - Selection procedures EUIPO/CAST/1/16-6, OIHM/CAST/10/2014 FG III, EPSO/CAST27/5/07, CAST27(RELEX) FG III, EPSO/TA/IT/06 IT - EPSO reply

To whom might it concern,

On your reply, you state:

"With regard to this procedure, I am therefore able to provide you with the access log data presented in the Annexes to this letter.

[...]

Annex 1 contains the log of consultations of your EPSO account carried out by yourself. (2)

[...]

(2) This log is directly accessible to you in your EPSO account."

I cannot find how to download this log. Can you provide the URL? or give me the instructions to access it?

[@SUPERVISION @EUROPEAN DATA PROTECTION SUPERVISOR](#) please link this email with case 2022-1189

Thanks for your time

Best regards

[REDACTED] [REDACTED]

[REDACTED]

El jue, 8 feb 2024 a las 15:21, [REDACTED] escribió:

To whom might it concern,

On my letter of 1/2/2024 I informed you about a data breach and requested

2. That the unlawful storage of my personal data beyond the retention period and the unlawful deletion of my personal data after my DSR are handled as two Personal Data Breaches and therefore, that both data breaches are reported to:

1. the EDPS (without undue delay and not later than 72 hours) as per Art 34(1) EUDPR;
2. me (as a data subject) as per Art. 35(1) EUDPR in clear and plain language the nature of the personal data breach and contain at least the information and measures referred to in points (b), (c) and (d) of Article 35(3).

I have waited 7 days, which I think is a reasonable time for a notification that has the "without undue delay" requirement, as stated on Art 35(1): "1. When the personal data breach is likely to result in a high risk to the rights and freedoms of natural persons, **the controller shall communicate the personal data breach to the data subject without undue delay.**"

Any news on the two data breaches?

Art 34(1) states:

"

1. In the case of a personal data breach, **the controller shall without undue delay and, where feasible, not later than 72 hours after having become aware of it**, notify the personal data breach to the European Data Protection Supervisor, unless the personal data breach is unlikely to result in a risk to the rights and freedoms of natural persons. Where the notification to the European Data Protection Supervisor is not made within 72 hours, it shall be accompanied by reasons for the delay.

"

Has EPSO informed (at least) the [@EUROPEAN DATA PROTECTION SUPERVISOR](#)?

I haven't received any acknowledgement either.

Thanks for your time

Best regards

[Redacted]
[Redacted]
[Redacted]

El jue, 1 feb 2024 a las 15:35, [Redacted] escribió:

To whom might it concern,

Please find attached my Letter after the actions taken by EPSO after EDPS revised decision.

Thanks for your time and consideration

Best regards

[Redacted]
[Redacted]
[Redacted]

El jue, 30 nov 2023 a las 17:17, EPSO-SECTEUR-JURIDIQUE@ec.europa.eu (<EPSO-SECTEUR-JURIDIQUE@ec.europa.eu>)
escribió:

Dear [Redacted],

Please find attached our reply concerning the above request.

Best regards,

Legal Affairs



European Personnel
Selection Office

Facebook [EU Careers](#)

Twitter [EU_Careers](#)

www.eu-careers.eu



signature.asc

No Preview Could Be Created

Conversion from 'asc' to 'pdf' not implemented.