

Annex no.1 – INFORMATION ON THE PERSONAL DATA PROCESSING OF THE DATA SUBJECT, WHOSE DATA ARE PROCESSED IN CONNECTION WITH THE SASPRO 2 PROGRAMME IMPLEMENTATION.

INFORMATION ON THE PERSONAL DATA PROCESSING OF THE DATA SUBJECT, WHOSE DATA ARE PROCESSED IN CONNECTION WITH THE SASPRO 2 PROGRAMME IMPLEMENTATION.

pursuant to Article 13 of European parliament and European Council Regulation No 2016/679 of 27 April 2016 on the protection of physical persons with regard to the processing of personal data and on the free movement of such data, repealing Directive 95/46/ES (general regulation on personal data protection) (hereinafter only GDPR regulation)

Your personal data Joint controllers:

1. SLOVAK ACADEMY OF SCIENCES

residence: Štefánikova 49, 814 38 Bratislava
company registration no: 00037869

Responsible person contact:

E-mail: gdpr@up.upsav.sk

tel: 02/57510149

correspondence address: responsible person, Slovak Academy of Sciences vied, Štefánikova 49, 814 38 Bratislava, Slovak republic.

2. COMENIUS UNIVERSITY IN BRATISLAVA

residence: Šafárikovo sq. 6, 814 99 Bratislava
company registration no: 00397865

Responsible contact person:

E-mail: dpo@uniba.sk

tel: +421290101090

correspondence address: responsible person, Comenius University in Bratislava, Information technologies centre of CU, Šafárikovo sq. 6, P.O.BOX 440, 814 99 Bratislava 1, Slovak republic.

3. SLOVAK UNIVERSITY OF TECHNOLOGY IN BRATISLAVA

residence: Vazovova 5, 812 43 Bratislava
IČO: 00397687

Responsible contact person:

E-mail: dpo@stuba.sk

tel.: 02/57 29 45 37

correspondence address: responsible person, Slovak University of Technology in Bratislava, Vazovova 5, 812 43 Bratislava, Slovak republic.

(hereinafter together „Joint controllers“)

Purpose of processing your personal data:

The processing of personal data is carried out for the purposes of scientific research under the SASPRO 2 programme, which includes in particular any processing of personal data necessary in the context of the SASPRO2 programme for:

- providing funding for various scientific research projects from the resources of the Horizon 2020 Programme - Marie Skłodowska-Curie Actions;
 - carrying out scientific research in the presence of a specific category of personal data;
 - ensuring the activities of project teams;
 - management and financing of scientific research projects
-
- processing of personal data of project promoters during preparation of applications for project funding;
 - processing of personal data of data subjects involved in research during audits of project results achieved;
 - disclosure of personal data of researchers who have received a scientific research grant or other subsidy from public funds;
 - processing of personal data of data subjects involved in the evaluation of submitted projects;
 - processing of personal data of data subjects involved in the decision-making of SASPRO 2 bodies;
 - organization of scientific and professional conferences, seminars and other events;
 - publishing activities – proceedings’ publishing, or publishing outputs from scientific conferences, workshops and other scientific events.

In support, we may also process your personal data to the extent necessary to fulfil our legal obligations under European Union law or our national law for the purpose of fulfilling legal obligations and for the purpose of proving, asserting and defending the legal claims of Joint controllers.

Legal basis for the processing of your personal data:

For the purposes of scientific research, the legal basis is the provision of Art. 6 par. 1 letter e) GDPR (performance of important tasks in the public interest) and as a support also other existing legal basis in connection with Art. 89 GDPR.

For the purposes of fulfilling legal obligations, the legal basis is the provision of Art. 6 par. 1 letter c) GDPR (fulfilment of legal obligations) and for the purposes of proving, asserting and defending legal claims, the legal basis is the provision of Art. 6 par. 1 letter f) GDPR (predominance of legitimate interest), where we consider proving, asserting and defending the legal claims of the Joint controllers as our common legitimate interest.

Recipients of processed personal data:

- authorized employees of Joint controllers bound by confidentiality and instructions of the controller pursuant to Art. 29 GDPR
- authorized intermediaries of the Joint controllers, if such a need arises.

Up-to-date information on specific recipients of personal data is provided by the responsible person (DPO – data protection officer) on request.

We also provide personal data to various third parties if it is necessary to achieve the purposes of personal data processing and at the same time there is a sufficient legal basis to perform such a processing operation (e.g. European Committee, OLAF, Government Office, tax authorities, law enforcement bodies, courts, etc.).

General retention period of your personal data: Maximum 10 years following the year when the personal data were obtained, if the personal data are part of the accounting documents. Unnecessary personal data may be deleted earlier, at the latest at the end of the SASPRO2 research programme.

Transfer to a third country: not taking place.

Automated decision making including profiling: not taking place.

Possible consequences of not providing personal data:

The provision of personal data is a requirement that is necessary for the assessment of submitted projects and for the conclusion of a contract. In the event that you refuse to process your personal data for this purpose, it would not be possible for the Joint controllers to implement projects and fulfil the obligations arising from the contract for the provision of funds, or equivalent legal relation (in particular activities related to the preparation and implementation of projects, processing and registration of applications for financial contributions, activities related to the conclusion of a contract for financial contribution, activities related to project implementation and monitoring, preparation, processing of payment applications, fulfilment of notification obligations, etc.).

Information on the rights of the data subject:

- the right of access to personal data,
- the right to rectify, erase or restrict the processing of personal data,
- the right to object to the processing of personal data,
- the right to the portability of their personal data,
- the right to file a complaint to the supervisory body - the Office for Personal Data Protection of the Slovak Republic.

The stated rights of the data subject as well as information concerning the processing of personal data for the own purposes of individual controllers are specified in more detail on the website:

- operator 1: <http://urad.sav.sk/index.php?p=show&id=63>
- operator 2: <https://uniba.sk/ochrana-osobnych-udajov>
- operator 3: https://www.stuba.sk/sk/pracoviska/centrum-vypoctovej-techniky/podmienky-ochrany-sukromia-na-stu.html?page_id=12121
-

Basic parts of the Joint controllers Agreement:

The Joint controllers have concluded in accordance with Art. 26 GDPR Regulations Agreement between Joint controllers. At this point, the Joint controllers in accordance with Art. 26 par. 2 The GDPR Regulations provide the data subjects with the essential elements of this Agreement.

The subject of the Agreement is to determine the purpose and means of the processing of personal data by Joint controllers and to determine the responsibilities of each controller for the fulfilment of obligations under the GDPR, in particular as regards the exercise of the data subject's rights and information obligations under Art. 13 and Art. 14 GDPR.

The Agreement is concluded for a definite period of time, as long as the common processing purposes pursuant to Art. I point 2 letter a) to letter (c) of the Agreement shall last and till expiration of period of personal data storage agreed by the joint controllers for a period of 10 years following the year in which the personal data were obtained.

The Joint controllers have agreed that the provision of information pursuant to § 19 and § 20 of the Personal Data Protection Act will be carried out mainly through the SASPRO 2 Programme website, as well as in another appropriate form. Each of the Joint controllers shall be responsible for providing the information referred to in the previous sentence in relation to the data subjects whose personal data Joint controller actively obtains for the purposes of the Agreement.

The Joint controllers have agreed that the data subject is entitled to submit the application in connection with the above rights to the controller 1 at gdpr@up.upsav.sk or in the form of a registered letter delivered to the Slovak Academy of Sciences at Štefánikova 49, 814 38 Bratislava. The subject of the e-mail and the letter must state: "PERSONAL DATA - SASPRO 2 PROGRAMME". Replies to the said applications of the data subject or the measures taken on the basis of such applications shall be provided free of charge at the said unified point of contact of the Joint controllers. If the application of the data subject is manifestly unfounded or disproportionate, in particular because of its recurring nature (repeated request), the controller shall have the right to charge a fee taking into account his administrative costs of providing information or a reasonable fee taking into account his administrative costs of notification (or of taking the requested measure) or has the right to refuse to act on such a request.

If you have any doubts about compliance with the obligations related to the personal data processing, you can contact controller 1 directly, namely the data protection officer at gdpr@up.upsav.sk or by phone at 02/57510149.

At the same time you have the possibility to file a complaint with the Office for Personal Data Protection of the Slovak republic, its registered office at Hraničná 12,820 07 Bratislava 27, email: statny.dozor@pdp.gov.sk, web: <https://dataprotection.gov.sk/>