



DECISION OF THE ADMINISTRATIVE BOARD on Records Management and Archives at EMSA

THE ADMINISTRATIVE BOARD OF THE EUROPEAN MARITIME SAFETY AGENCY,

Having regard to Regulation (EC) N° 1406/2002 of the European Parliament and of the Council establishing a European Maritime Safety Agency, as amended,

Having regard to Council Regulation (EEC, Euratom) No 354/83¹ as amended , and in particular Article 9(1) thereof,

Whereas:

- 1) Under the terms of Council Regulation (EEC, Euratom) No 354/83, each EU institution, body and agency has to establish its historical archives and open them to the public after thirty years.
- 2) Article 9(1) of Regulation (EEC, Euratom) No 354/83 provides that each institution shall adopt internal rules for the application of that Regulation. These rules shall include rules for the preservation and opening to the public of historical archives and on the protection of personal data contained therein.
- 3) The records held by EMSA form the basis of its operation and daily work. They are part of EMSA's assets and fulfil the functions of facilitating the exchange of information, providing evidence of action taken, meeting the institution's legal obligations and preserving its memory. They must therefore be managed in accordance with effective rules applicable to all departments and units.
- 4) EMSA keeps records that are created, received and managed in the course of its activities. All records, regardless of format and the technological environment in which they are collected, created or generated, are captured and maintained in an official electronic repository of records.
- 5) EMSA operates and monitors maritime information systems which collect data from Member States or other sources. The management and archiving of these data are regulated by specific rules/decisions and are out of the scope of this Decision. Information of the reporting activity produced by EMSA concerning these systems are subject to be registered and archived under the terms of this Decision.
- 6) Provisions on records management and archiving set out principles to ensure: the creation, receipt and proper preservation or elimination of records and their consultation and communication; the authenticity, reliability, integrity and readability over time of records and the metadata accompanying them; the identification of each record together with the extraction and allocation of metadata, so that it can be filed, searched and is easily traceable; the development, maintenance and updating of the structure of the EMSA's records and archiving management systems, its electronic repositories and its repositories for analogue media.
- 7) These principles are intended to cover the lifecycle of the EMSA's records, whatever their medium, making available, exchanging, sharing, reusing and disseminating data, information and records, in line with implementing rules, governance arrangements and practice of the EMSA's records management.

¹ Council Regulation (EEC, Euratom) No 354/83 concerning the opening to the public of the historical archives of the European Economic Community and the European Atomic Energy Community (OJ L 43, 15.2.1983, p. 1) as amended.

- 8) Effective and proper records management and archiving help meet the EMSA's transparency obligations, in particular by facilitating public access to documents and implementing the principle of accountability of public actions.
- 9) Provisions on records management and archiving should be aligned with the obligation to provide access to documents held by EMSA in accordance with the principles, arrangements and limits set out in Regulation (EC) No 1049/2001² of the European Parliament and of the Council
- 10) Article 9(1) of Regulation (EEC, Euratom) No 354/83 provides that the institutions shall make their archives available to the public by electronic means and facilitate their consultation on the internet. In order to fulfil this requirement, the principle of the creation of records only in electronic format should be strongly emphasised, although exceptions to this principle should nevertheless be possible.
- 11) The Union institutions, bodies, offices and agencies are encouraged to recognise electronic identification and trust services covered by Regulation (EU) No 910/2014 of the European Parliament and of the Council³ for the purpose of administrative cooperation capitalising, in particular, on existing good practice and the results of ongoing projects in the areas covered by this Regulation.
- 12) The EMSA's rules and procedures on records management and archiving should be regularly updated, taking account of developments in and the results of academic and scientific research, including the emergence of relevant standards and developments in information and communication technologies.
- 13) A records management system does not only register records, but more broadly captures them to clearly and reliably identify them, ensure their traceability and make them available to other users through filing or other means of aggregation of records throughout their life cycle.
- 14) Information systems, networks and transmission facilities that feed the EMSA's records system should be protected by appropriate security measures in accordance with the applicable security rules for protecting information.
- 15) Data and information should be available and shared as widely as possible within EMSA in order to facilitate the collaborative working of its staff and the retrievability and reuse of data and information and to promote the synergy of its resources and improve efficiency.
- 16) Under Regulation (EU) 2018/1725 of the European Parliament and of the Council⁴, EMSA is required to provide information to data subjects on the processing of personal data concerning them and to respect their rights as data subjects. However, EMSA should balance these rights with the objectives of archiving in the public interest in accordance with data protection law.
- 17) Articles 16(5) and 19(3) of Regulation (EU) 2018/1725 provide for exceptions to data subjects' right to information and right to erasure in respect of processing data for archiving purposes in the public interest. Those rights should not apply in principle in the particular context of the EMSA's historical archives, taking into account the size of the institution and its records and the nature of archiving in the public interest. The erasure of personal data contained in such records, in particular, would undermine the validity, integrity and authenticity of the EMSA's

² Regulation (EC) No 1049/2001 of the European Parliament and of the Council regarding public access to European Parliament, Council and Commission documents (OJ L 145, 31.5.2001, pp. 43-48)

³ Regulation (EU) No 910/2014 of the European Parliament and of the Council of 23 July 2014 on electronic identification and trust services for electronic transactions in the internal market and repealing Directive 1999/93/EC (OJ L 257, 28.8.2014, pp. 73-114).

⁴ Regulation (EU) 2018/1725 of the European Parliament and of the Council on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data and repealing Regulation (EC) No 45/2001 and Decision 1247/2002/EC (OJ L 295, 21.11.2018, pp. 39-98).

archives and is therefore likely to seriously impair the achievement of the objectives of archiving in the public interest.

- 18) EMSA may be unable or would be required to make a disproportionate effort to provide information on processing once its files and records selected for permanent preservation have been transferred to its historical archives. Data subjects should be informed that records containing their personal data may become part of the EMSA's historical archives at the end of the retention period identified for those records as part of the information referred to in Articles 15 and 16 of Regulation (EU) 2018/1725. That information is provided in relation to the original processing operations for which the personal data were initially collected.
- 19) Article 25(4) of Regulation (EU) 2018/1725 gives EMSA the possibility of providing for derogations from the rights referred to in Articles 17, 18, 20, 21, 22 and 23 of that Regulation, insofar as those rights are likely to render impossible or seriously impair the achievement of archiving purposes in the public interest and derogations are necessary for the fulfilment of those purposes. Unless derogations are provided for in a legal act adopted on the basis of the Treaties, internal rules must be adopted under which EMSA is entitled to derogate from those rights.
- 20) Granting access to personal data in case of a data subject request which does not provide specific information regarding the processing to which the request relates may involve a disproportionate administrative effort or be practically impossible, given the size and nature of the EMSA's historical archive.
- 21) The rectification of personal data would undermine the integrity and authenticity of the EMSA's archives and defeat the purpose of archiving in the public interest. This is without prejudice to the possibility that EMSA, in duly justified cases of inaccurate personal data, may decide to include a supplementary statement or annotation to the relevant record.
- 22) Personal data form an integral and indispensable part of records selected for permanent preservation. Therefore, granting the right to object to the processing of personal data contained in such records would render impossible the achievement of the purposes of archiving in the public interest.
- 23) EMSA should provide for derogations subject to the conditions and safeguards referred to in Article 13 of Regulation (EU) 2018/1725.
- 24) In applying the principle of accountability, EMSA should keep a record of its application of derogations.
- 25) To guarantee the utmost protection of the rights and freedoms of data subjects and in accordance with Article 44(1) of Regulation (EU) 2018/1725, the Data Protection Officer of EMSA should be informed as soon as possible of the application of derogations under this Decision.
- 26) EMSA staff should be accountable for the creation and correct management of records relating to policies, process and procedures for which they are responsible,

HAS DECIDED AS FOLLOWS:

SECTION 1. GENERAL PRINCIPLES

Article 1: Subject matter and scope

1. This Decision lays down rules concerning:

- (a) the management of EMSA's records and the archiving of the records⁵
- (b) the preservation and opening to the public of the EMSA's archives and the deposit of the EMSA's historical archive at the Historical Archives of the European University Institute (EUI) in Florence.

2. This Decision applies to records held by EMSA and to its archives, irrespective of their form, medium, age and location.

Article 2: Definitions

For the purpose of this Decision, the following definitions shall apply:

- (1) 'record' means information, received and created in the form of a document, a collection of data or other form in a digital or analogue medium that is captured in an official repository and managed and maintained as evidence and as an asset;
- (2) 'metadata' means any information describing the context, content and structure of records and their management over time for the purposes of, inter alia, retrieval, accessibility and reuse;
- (3) 'digitisation' means the process of transforming a record on paper or any other traditional medium into an electronic rendition;
- (4) 'official repository of records' means a system, recognised and approved by the Executive Director, in which records held by EMSA are collected, organised and categorised to facilitate records retrieval, distribution, use, disposal or preservation;
- (5) 'capture' means the insertion of a document into an official electronic repository by combining a unique identifier and metadata;
- (6) 'unique identifier' means a sequence of digits or letters, or both, unambiguously assigned to a record by a machine or person and which identifies that record as unique and distinct from all other records;
- (7) 'registration' means capturing a record into a register, establishing that it is complete and properly constituted from an administrative and/or legal standpoint and certifying that it has been sent by an author to an addressee on a given date, as incoming or outgoing mail, or has been incorporated into the EMSA's official repositories;
- (8) 'file' means an aggregation of records organised in line with the EMSA's activities, for reasons of proof, justification or information and to guarantee efficiency in the work; the group of records making up the file is organised in such a way as to form a coherent and relevant unit in terms of the activities conducted by EMSA;
- (9) 'filing plan' means an instrument with a hierarchical and logical structure, in the form of a tree structure with a number of interlinked headings, which enables files (or other aggregations of records) to be intellectually organised and linked to the context in which they were drawn up, on the basis of the functions, activities and working processes;
- (10) 'authenticity' means the fact that a record can be proved to be what it purports to be, to have been created or sent by the person purported to have created or sent it and to have been created or sent when purported;
- (11) 'reliability' means the fact that the content of a record can be trusted as a full and accurate representation of the transactions, activities or facts to which they attest and that the record can be depended upon in the course of subsequent transactions or activities;
- (12) 'integrity' means the fact that a record is complete and unaltered;

⁵ EMSA operates and monitors maritime information systems which collect data from Member States or other sources. The management and archiving of these data are regulated by specific rules/decisions and are out of the scope of this Decision.

- (13) 'validity' means the fact that a document has all the intrinsic and extrinsic characteristics required by its production context, necessary in order to be accepted as an expression of its author with all its legal consequences;
- (14) 'admissibility' means the fact that a document has all the intrinsic and extrinsic characteristics required by its reception context, necessary for it to be accepted as an expression of its author with all its legal consequences;
- (15) 'preservation' means all technical processes and operations which make it possible to keep records over time, to maintain their integrity and authenticity and to guarantee access to their content.

SECTION 2. RECORDS MANAGEMENT

Article 3: Creation

- 1. Records shall be created in accordance with the formal requirements set out for the relevant type of records⁶.
- 2. EMSA's records shall be created as electronic records and shall be kept in its official electronic repositories.

However, in the following situations records may be created in a different medium or kept in a different manner as instructed by the Executive Director and, in particular for the following reasons:
 - (a) where a provision of Union or national law so requires,
 - (b) where protocol convenience imposes paper medium,
 - (c) where practical reasons impede digitisation of the document,
 - (d) where the preservation of the original analogue document has an added value because of its form or the material from which it is made or for historical reasons.

Article 4: Digitisation

- 1. Information in analogue media created or received by EMSA shall be systematically digitised. The resulting electronic renditions, when captured by the official electronic register or by specific electronic register, shall replace the corresponding original analogue documents, unless a handwritten signature is required by a provision of Union law or the law of the Member State or third country concerned.
- 2. Implementing rules adopted pursuant to Article 19 shall set out the procedural and technical details of digitisation, the applicable exceptions and the elimination of analogue records following their digitisation.

Article 5: Capture

- 1. Each Department and Unit shall regularly review the types of information created or received in the course of its activities to identify which ones are to be captured in the official electronic repository and, taking account of the context in which they were produced, to organise the management of these throughout their life cycle.

⁶ The author of any newly created information shall analyse it in order to determine the electronic management system by which the information is to be managed, if it is to be captured and in which repository system it is to be preserved. This is applicable for classified documents (EUCI information).

2. The captured records shall not be altered. They may be removed or replaced by subsequent versions until the file they belong to is closed.

Article 6: Registration

1. Documents shall be registered if they contain important information which is not short-lived or if they may involve action or follow-up by EMSA or if the document need to be kept as evidence.
2. Registers shall be set up to generate unique identifiers for the registered records. Each register shall be connected to one or more electronic repositories. Exceptions may be made for security reasons.

Article 7: Filing plan

EMSA's filing plan shall use a common file classification across all EMSA departments. That classification shall form part of the EMSA's activity-based management.

Article 8: Legal effects of electronic signatures, seals, timestamps and registered delivery services

1. A qualified electronic signature⁷ shall have the equivalent legal effect of a handwritten signature.
2. A qualified electronic seal⁸ shall enjoy the presumption of integrity of the data and of correctness of the origin of that data to which the qualified electronic seal is linked.
3. A qualified electronic time stamp⁹ shall enjoy the presumption of accuracy of the date and the time it indicates and the integrity of the data to which the date and time are bound.
4. Data sent and received using a qualified electronic registered delivery service¹⁰ shall enjoy the presumption of the integrity of the data, the sending of that data by the identified sender, its receipt by the identified addressee and the accuracy of the date and time of sending and receipt indicated by the qualified electronic registered delivery service,

Article 9: Validity of documents and procedures

1. A document created or received by EMSA shall be considered to satisfy the validity or admissibility criteria where the following conditions are met:
 - (a) the person from whom it originates is identified;
 - (b) the context in which the document was produced is reliable and the document meets the conditions that guarantee its integrity;
 - (c) the document complies with the formal requirements set out in the applicable Union or national law;

⁷ “electronic signature” is understood within the meaning of Article 3(10) to (12) of Regulation (EU) No 910/2014.

⁸ “electronic seal” is understood within the meaning of Article 3(25) to (27) of Regulation (EU) No 910/2014.

⁹ “electronic stamp” is understood within the meaning of Article 3(23) to (34) of Regulation (EU) No 910/2014.

¹⁰ “electronic registered delivery service” is understood within the meaning of Article 3(36) and (37) of Regulation (EU) No 910/2014.

(d) in the case of an electronic document, the document is created in a way that guarantees the integrity, reliability and usability of its content and the accompanying metadata.

2. An electronic rendition created by digitising an analogue document created or received by EMSA shall be considered to satisfy the validity or admissibility criteria where the following conditions are fulfilled:
 - (a) no signature is required by a provision of Union law or the law of a Member State or third country concerned;
 - (b) its format offers guarantees of integrity, reliability, durability, readability over time and ease of access to the information it contains.

Where a signed analogue document is not required, such an electronic rendition may be used for any exchange of information and for any internal procedure within EMSA.

3. Where a provision of Union or national law requires a signed original of a document, a document drawn up or received by EMSA shall satisfy that requirement if the document contains any of the following:
 - (a) one or more handwritten or qualified electronic signatures,
 - (b) one or more electronic signatures, other than qualified, providing sufficient guarantees about the identification of the signatory and the expression of their will in the signed document.
4. Where a procedure specific to EMSA requires the signature of an authorised person or the approval of a person at one or more stages of the procedure, the procedure may be managed by computer systems, provided that each person is clearly and unambiguously identified and that the system in question provides guarantees that the content is not altered during the procedure.
5. Where a procedure involves EMSA and other entities and requires the signature of an authorised person or the approval of a person at one or more stages of the procedure, the procedure may be managed by computer systems meeting conditions and providing technical assurances determined by mutual agreement.

Article 10: Provision of data and information within EMSA

1. Data and information shall be made available and shared as widely as possible within EMSA, unless legal obligations require access to be limited.
2. In the interest of information sharing, Departments and Units shall ensure that their files are as widely accessible as the sensitivity of their content allows.

Article 11: Information security and protection

Records shall be managed in accordance with the EMSA's security rules applicable to the protection of information. To this end, records, files, information systems and archives, including their networks and means of transmission, shall be protected by appropriate security measures for the management of classified information, sensitive non-classified information and personal data.

Classified information shall be processed in accordance with the rules in force on security.

SECTION 3: PRESERVATION AND HISTORICAL ARCHIVES

Article 12: Storage and preservation

1. Storage and preservation shall take place under the following conditions:
 - (a) records shall be stored in the form in which they were created, sent or received or in a form which preserves the authenticity, reliability and the integrity of their content and of the accompanying metadata;
 - (b) the content of records and their relevant metadata must be readable throughout their period of storage by any person authorised to have access to them;
 - (c) where records are sent or received electronically, the information required to determine the origin or destination of the record and the date and time of the capture or registration, shall be part of the minimum metadata to be stored;
 - (d) as regards electronic procedures managed by IT systems, information about the formal stages of the procedure shall be stored under such conditions as to ensure that those stages and the authors and participants can be identified.

2. EMSA shall ensure the implementation of a digital preservation strategy to ensure long-term access to electronic records on the basis of the retention list referred in Article 13(1). The strategy shall ensure that processes, tools and resources are in place to ensure the authenticity, reliability and integrity of records and their accessibility.

Article 13: Retention, transfer and elimination

1. The retention period for the various categories of files and, in certain cases, records, shall be set for the whole EMSA by way of regulatory instruments, such as the retention list and the existing legislation and EMSA's legal obligations.
2. EMSA's Departments and Units shall regularly conduct an appraisal of records and files managed by them to assess whether they shall be part of the EMSA's historical archive or eliminated.

A set of metadata on records and files shall be retained in the original electronic repository as evidence of such records and files and their transfer or elimination.
3. EMSA classified information with a classification of CONFIDENTIEL UE/EU CONFIDENTIAL or higher shall not be part of the EMSA's historical archive.

Article 14: Processing of personal data contained in the EMSA's historical archive

1. The following derogations from the rights of data subjects shall apply in accordance with Article 25(4) of Regulation (EU) 2018/1725¹¹, as necessary to fulfil archiving purposes in the public interest and to preserve the integrity of the EMSA's historical archives, in particular:
 - (a) the right of access, in so far as the request of the data subject does not allow for the identification of specific records without involving disproportionate administrative effort. In assessing the action to be taken on the request of the data subject and the administrative effort required, particular account shall be taken of the information provided by the data subject and the nature, scope and size of the records potentially concerned;

¹¹ Regulation (EU) 2018/1725 of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and Decision No 1247/2002/EC

- (b) the right to rectification, in so far as rectification renders it impossible to preserve the integrity and authenticity of records selected for permanent preservation in the EMSA's historical archives, without prejudice to the possibility of a supplementary statement or annotation to the record concerned, unless this proves impossible or involves disproportionate effort;
 - (c) the obligation to notify the rectification or erasure of personal data in so far as this proves impossible or involves disproportionate effort;
 - (d) the right to object to the processing, in so far as the personal data are contained in records selected for permanent preservation in the Commission's historical archives as an integral and indispensable part of these records.
2. EMSA shall implement appropriate safeguards to ensure compliance with Article 13 of Regulation (EU) 2018/1725. Such safeguards shall include technical and organisational measures, in particular, in order to ensure respect for the principle of data minimisation. The safeguards shall include:
- (a) the files to be part of the EMSA's historical archive shall be selected following a case-by-case assessment according to the EMSA's retention list. All the other files, including structured personal data files, such as personal and medical files, shall be eliminated at the end of the administrative retention period;
 - (b) the retention list shall provide for the administrative elimination of certain types of records before the end of the administrative retention period. Consequently, these types of records shall not be processed for archiving purposes in the public interest;
 - (c) prior to processing for archiving purposes in the public interest, the departments or the units shall report the potential presence of records covered by Article 2(1) of Regulation (EEC, Euratom) No 354/83 in the files to be part of the EMSA's historical archive;
 - (d) before any EMSA file is opened to the public, the file shall be reviewed to verify the possible presence of records covered by the exceptions indicated in Article 2(1) of Regulation (EEC, Euratom) No 354/83, including on the basis of the signposting referred to in point (c) with the aim of protecting personal data.
3. EMSA shall record the reasons for derogations applied pursuant to this Decision. The record and, where applicable, the documents concerning the factual or legal context shall be registered. They shall be made available to the European Data Protection Supervisor on request.
4. The EMSA's Data Protection Officer shall be informed, as soon as possible of the application of derogations from data subject rights in accordance with this Decision. Upon request, the EMSA's Data Protection Officer shall be provided with access to the associated records and any documents setting out the factual or legal context.

Article 15: Deposit of the EMSA's historical archive at the European University Institute (EUI)

- 1. EMSA shall provide the EUI, where possible, with access to digitised copies of records held in an analogue medium that are part of its historical archive.
- 2. The EMSA site and the EUI shall be the main access point to the EMSA's historical archive that are open to the public.
- 3. EMSA shall send the EUI descriptions of the archives deposited. In accordance with international standards and to facilitate the exchange of metadata, EMSA will promote interoperability between its archives systems and those of the EUI.
- 4. The EUI acts as a processor¹² in accordance with Article 3 of Regulation (EU) 2018/1725, under instructions from EMSA, which acts as the controller¹³ of personal data contained in its historical archives, deposited at the EUI. EMSA provides the necessary instructions for

¹² 'processor' is understood within the meaning of Article 3(12) of Regulation (EU) 2018/1725.

¹³ 'controller' is understood within the meaning of Article 3(8) of Regulation (EU) 2018/1725.

the processing of personal data contained in the EMSA's deposited archives by the EUI and monitors its performance.

5. Classified information shall not be deposited at the EUI.

SECTION 4 – GOVERNANCE AND IMPLEMENTATION

Article 16: Governance at EMSA level

1. The Executive Director shall put in place the necessary organisational, administrative and physical structure and provide the staff required to implement this Decision and its implementing rules.
2. The unit responsible of Records Management and Archiving shall be responsible for ensuring that this Decision and its implementing rules are applied.

Article 17: Document Management Officer

The Document Management Officer designated by EMSA shall maintain a modern and efficient records management system. Its role shall be:

- (a) ensure the correct and uniform application of this Decision within the departments and units;
- (b) deal with any issues which may arise from its application;
- (c) share the requirements of departments and units as regards training and support measures;

Article 18: Information, training and support

The unit responsible of Records Management and Archives, in close cooperation with departments and units of the Agency shall put in place the information, training and support measures necessary to ensure the application of this Decision within the departments and units.

Article 19: Implementing rules

The unit responsible of Records Management and Archiving shall draw up the implementing rules for adoption of the Executive Director and shall ensure their implementation.

The implementing rules shall be regularly updated taking into account in particular of:

- (a) developments regarding records and archives management and results of academic and scientific research, including the emergence of relevant standards;
- (b) developments in information and communication technologies;
- (c) the applicable rules on the probative value of electronic records;
- (d) EMSA's obligations as regards transparency, public access to documents and the opening to the public of archives;
- (e) any new obligations of which EMSA may be bound;
- (f) harmonisation in the presentation of records drawn up by the Commission.

Article 20: Final provision

This Decision shall take effect on the date of its adoption.

Done at Lisbon, on 12 November 2020.

A handwritten signature in blue ink, appearing to read 'A. Nordseth', is positioned above the printed name.

Andreas Nordseth

Chairman of the Administrative Board