

Sending information to the NCP - TR23

Controller	Fundación Española para la Ciencia y la Tecnología, F.S.P. (hereinafter FECYT), Pintor Murillo Street 15, 28100 Alcobendas (Madrid, ES).
Data Protection Officer	dpo@fecyt.es
Purposes of the processing	Send information to Horizon Europe National Contact Points so that they can benefit from the NCP4HE project.
Categories of data subjects	The legal basis for processing by the FECYT is based on RGPD 6.1.f) processing is necessary for the purposes of the legitimate interests pursued by the controller or by a third party, except where such interests are overridden by the interests or fundamental rights and freedoms of the data subject which require protection of personal data, in particular where the data subject is a child.
Categories of personal data	Participants in activities.
Categories of recipients	Identification: Name and surname, Contact: Email; country of residence. Employment details: Profession, job position, worker's record;
Source	The source of the personal data is the European Commission.
Categories of recipients	Data will not be transferred to third parties, unless there is a legal obligation to do so.
Transfers of personal data to a third country or an international organisation	We carry out international data transfers to the United States, based on the adequate protection of personal data of Data Privacy Framework Decision of July 10, 2023 (DPF) - To send emails with Mailchimp: name and email. Privacy policy: https://mailchimp.com/legal/
Time limits for erasure of the different categories of data	They will be kept for the time necessary to fulfil the purpose for which they were collected and to determine any possible responsibilities that may arise from such purpose and from the processing of the data. The provisions of internal archiving and documentation regulations shall apply. Likewise, the data will be kept as long as the interested party does not request the cancellation of the data, or a right of suppression or opposition is not exercised by the interested party.
General description of the technical and organisational security measures	The security measures implemented correspond to those identified in the risk analysis carried out pursuant to Article 32 of the GDPR.