

# Declaration of interests

*(Please note that high quality of scientific expertise is by nature based on prior experience and that therefore having an interest does not necessarily mean having a conflict of interest)*

Name : **Hronn JORUNSDOTTIR**

Title: **DR.**

Profession : **Director General Icelandic Food and Veterinary Authority**

## Current EFSA Involvements

- Management Board (2022-2026)

## Interests

### I. Financial investments

No interests

### II. Managerial role

Period: **01/08/2022 - now**

Organisation: The Icelandic Food and Veterinary Authority

Impact on annual earnings: **>25%**

*Subject matter:* Director General

Interest related to close family member: **No**

### III. Member of a scientific advisory entity

Period: **01/01/2016 - 01/01/2018**

Organisation: SAFE Consortium

Impact on annual earnings: **0%**

*Subject matter:* Secretary General

The main tasks of the consortium coordinated by the SAFE Office:

- Develop science-based position papers for European and national food safety authorities
- Strengthen scientist's ability to form, maintain and work in suitable networks, e.g. developing common initiatives in food safety sciences
- Organize scientific congresses, conferences, seminars and workshops, participate in events organized by others, and exchange food safety research systems' knowledge among interested parties
- Develop and promote interdisciplinary research projects and partnerships in the Framework Programs of the European Commission, national governments and food authorities
- Provide assistance in partner search, in the organization of the projects and in writing management paragraphs
- Maintain an effective interaction with representatives of the European and national research administration, and the European Food Safety authorities
- Provide information of general interest about SAFE and about programs and opportunities to its members on a regular basis.

An example of SAFE's publications <https://issuu.com/safeconsortium>

Interest related to close family member: **No**

### IV. Employment

Period: **01/08/2022 - now**

Organisation: The Icelandic Food and Veterinary Authority

Impact on annual earnings: **>25%**

*Subject matter:* Director General

Interest related to close family member: **No**

### V. Occasional consultancy

No interests

## VI. Research funding

No interests

## VII. Intellectual property rights

No interests

## VIII. Other memberships or affiliations

No interests

## IX. Other relevant interest

No interests

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## User Agreement

I confirm that:

- I think I do not have a conflict of interest with respect to my activity(ies) at EFSA
- ~~I think I have a conflict of interest with respect to my activity(ies) at EFSA~~

Remarks: -

I hereby declare that I have read the [EFSA Decision on Competing Interest Management](#) implementing EFSA's Policy on Independence and that the above declaration is truthful and complete.

Doi submitted on: 10-12-2025 - 17:37 (UTC)

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## **Note regarding the processing of personal data**

EFSA processes all Declarations of Interests (DoIs) in accordance with Regulation (EU) 2018/1725. DoI processing is necessary in order to safeguard the independence of EFSA and enable the Authority to carry out its mission and comply with its obligations under Regulation (EC) No 178/2002.

The Executive Director of EFSA is the data controller with respect to the handling of DoIs.

Concerned individuals have the right to access, rectify, erase and object to the processing of their ADoI at any time. Nevertheless, for certain categories of individuals (e.g., experts), it may be a mandatory requirement to submit a DoI to EFSA so as to verify the absence of conflicts of interests and thus protect the independence of EFSA. Concerned individuals will be contacted if EFSA becomes aware of information that is not consistent with the declared interest such as on the occasion of compliance monitoring activities outlined in the relevant [Standard Operating Procedure](#).

Certain ADoIs shall be made publicly available in accordance with Article 38(1)(d) of Regulation (EC) No 178/2002. Furthermore, ADoIs may be transferred to bodies in charge of monitoring, auditing or inspection in conformity with EU Law.

The conservation period for ADoIs per category of data subjects is 10 years from the date of submission of the relevant ADoI.

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The legal basis for ADoI processing is provided for in Articles 22, 37 and 38 of Regulation (EC) No 178/2002.