





# GDPR – Data Protection Impact Assessment (DPIA) Policy & Procedure

October 2020

# What is a Privacy Impact Assessment?

A Data Protection Impact Assessment ("DPIA") is a process that assists organisations in identifying and minimising the privacy risks of new projects or policies. Projects of all sizes could impact on personal data. The DPIA will help to ensure that potential problems are identified at an early stage, when addressing them will often be simpler and less costly.

Conducting a DPIA should benefit the [Trust/School] by producing better policies and systems, and improving the relationship with individuals.

# Why should I carry out a DPIA?

Carrying out an effective DPIA should benefit the people affected by a project and also the organisation carrying out the project. Whilst not a legal requirement, it is often the most effective way to demonstrate to the Information Commissioner's Officer how personal data processing complies with data protection legislation. A project which has been subject to a DPIA should be less privacy intrusive and therefore less likely to affect individuals in a negative way. A DPIA should improve transparency and make it easier for individuals to understand how and why their information is being used.

# When should I carry out a DPIA?

The core principles of DPIA can be applied to any project that involves the use of personal data, or to any other activity that could have an impact on the privacy of individuals.

Answering the screening questions in Section 1 of this document should help you identify the need for a DPIA at an early stage of your project, which can then be built into your project management or other business process.

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Date of Review	October 2023
Reviewer	Karen Rich / OLoL Trust
Author	Browne Jacobson template – edited by Karen Rich

## Data Protection Impact Assessment (DPIA) for new Projects or Systems

### **General Details**

Project Title	
Project Lead	
Contact Details	
DPO	
Contact Details	
Date DPIA Completed	

xplain what the project aims to achieve, what the benefits will be to the organisation, to individuals and to the parties:					

Will the project/system involve the processing of personal data or special category (sensitive) personal data? YES / NO

If 'No', please sign and forward the DPIA to the IT Security Manager, Head of Programme Office and Director of IT for their awareness and stored by the DPO for accountability purposes.

If 'Yes', please complete the sections below:

1. 9	Syste	matic Description of	the Envisaged Proce	ssing Operations	3	
	1.1	Create a Data Flow Diagram and attach it as Annex I to this DPIA.				
	I.2 Identify the data subjects:					
	1.3	What personal data w	ill be processed?			
	1.4	What special category (sensitive) data or criminal convictions data will be processed?				
	1.5 What are the purposes and lawful grounds for processing the personal data identified above?				rsonal data identified above?	
	Pers	sonal Data	Purpose		Lawful basis	
2 3 4 5						
3						
4						
5						
	1.6 Describe the nature, scope and context of the processing, including a functional description processing operations:			ing a functional description of the		
	1.7	Describe the assets on which the personal data relies (hardware, software, people, paper, networks transmission channels)			, software, people, paper, networks,	
	1.8	Set out the periods for	r retention of the perso	nal data:		

	1.9	Set out details of any data sharing with third parties, including sub-processors:		
	1.10	Set out details of any data sharing outside the EEA or with any international organisations:		
2.	Neces	sity and Proportionality Assessment		
	2.1	If legitimate interest is identified as the lawful basis, set out details below:		
		a) Identify the legitimate interest		
		b) Explain why processing is necessary for the identified legitimate interest		
		c) Balance the legitimate interest against the rights and freedoms of the data subjects		
	2.2	Identify any personal data processed in a manner which is not necessary for the identified purpose:		
	•			
3.	Assess	sment of Risks to the Rights and Freedoms of the Data Subjects		
	Consid	er and describe the risks to the rights and freedoms of the data subjects in the following areas:		
	3.1	Lawfulness of processing		
	3.2	Fairness and transparency of processing		

3.3

Data minimisation

3.4	Maintaining accurate and up to date data
3.5	Ability for data subjects to opt out or object to processing
3.6	Ability to respond to subject access requests
3.7	Rights of the data subjects
3.8	Transfers to third parties
3.9	Transfers outside the EEA or to international organisations
3.10	Retention and deletion
3.11	Data security

3.12 Further risks

. Meası	ures Envisaged t	o Address the Risks			
4.1	Complete the fo	ollowing table using the risks identified abo	ove:		
Risk	(	Controls to be implemented	Proposed Mitigation		
1					
Comp	oliance with Gui	dance/Codes of Conduct			
5.1	Identify any ann	icable guidance and/or codes of conduct	issued by the Government, the ICO, the		
3.1		any relevant association or body:	issued by the Government, the 100, the		
		,			
5.2	Where applicable, set out details of compliance with any relevant guidance and/or code of conduct:				
Involv	ement of Data	Subjects			
		•			
	<b>&gt; A //</b>				
6.1		iate, seek the views of the data subjects o set out the findings below:	or their representatives on the intended		
	processing and s	set out the inidings below.			
6.2	الإخام بينويين ملاخا	an data subjects beve not been sought as	t out the maticipals helper with materials		
6.2		tial or public interests and the security of	t out the rationale below, with reference		
	to any commerc	o. public interests and the security of	p. decoding operations.		

7. DPIA Review

7.1	.I Identify any planned changes to the project or system and set a date to review this DPIA:		
7.2	This DPIA will be reviewed to assess if processing is performed in accordance with this DPIA on: [INSERT DATE]		
8. Appro	val		
This pr	oject was assessed and its Data Protection Impact Assessment approved by:		
DPO:	Date:		
Headte	eacher: Date:		

Annex I - Project Lead: Please attach Data Flow Diagram