

Data Protection Impact Assessment

What is a Data Protection 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 Council 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.

Not only is it a legal requirement in some cases, 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 Step 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.

Who should carry out a DPIA?

Responsibility for conducting a DPIA should be placed at senior manager level. A DPIA has strategic significance and direct responsibility for the DPIA must, therefore, be assumed by a senior manager.

The senior manager should ensure effective management of the privacy impacts arising from the project, and avoid expensive re-work and retro-fitting of features by discovering issues early.

A senior manager can delegate responsibilities for conducting a DPIA to three alternatives:

- a) An appointment within the overall project team;
- b) Someone who is outside the project; or
- c) An external consultant.

Each of these alternatives has its own advantages and disadvantages, and careful consideration should be given on each project as to who would be best-placed for carrying out the DPIA.

How do I carry out a DPIA?

Working through each section of this document will guide you through the DPIA process.

The requirement for a DPIA will be identified by answering the questions in Step 1. If a requirement has been identified, you should complete all the remaining sections in order.

After Step 5, the Information Lawyer (Data Protection Officer) will review the DPIA within 14 days of receipt, and complete the rest of the assessment within 28 days. The DPO will identify any privacy risks, and proposed measures to address them.

These measures must then be agreed by the project lead, Information Asset Owner or Administrator, and, in some cases, the Senior Information Risk Owner.

Advice can be found at the beginning of each section, but if further information or assistance is required, please contact the Information Lawyer (Data Protection Officer) on 023 8083 2676 or at information@southampton.gov.uk.

Data Protection Impact Assessment Template				
Version	3.1	Approved by	Data Protection Officer	
Date last	2 nd November 2018	Approval	2 nd November 2018	
amended		date		
Lead officer	Chris Thornton, Information Lawyer (Data	Review date	2 nd November 2019	
	Protection Officer)			
Contact	information@southampton.gov.uk	Effective date	2 nd November 2019	

Project Details

Name of Project

Looked After Children and Care Leavers Placement Commissioning Sufficiency Statement and Strategy 2020-2025

Brief Summary of Project

Local authorities are required to take steps that secure, so far as reasonably practicable, sufficient accommodation within the authority's area which meets the needs of children that the local authority are looking after, and whose circumstances are such that it would be consistent with their welfare for them to be provided with accommodation that is in the local authority's area ('the sufficiency duty'). In order to meet this duty, Councils will have in place a Placement Sufficiency Strategy which analyses need, reviews existing provision and identifies areas for development/ improvement to meet the sufficiency duty.

This report summarises the refresh of the Council's Placement Commissioning Sufficiency Statement and Strategy. The strategy will cover the period 2020 – 2025 with the opportunity to review and update annually.

Estimated Completion Date

March 2020

Name of Project Lead

Donna Chapman

Details of Person Conducting DPIA

Name		
Russell Turner		
Position		
Service Development Officer		
Contact Email Address		
Russell.turner@southampton.gov.uk		

Step 1: Identify the need for a DPIA

Does your project involve (tick all that apply)			
\square The collection of new information about individuals			
\square Compelling individuals to provide information about themselves			
☐ The disclosure of information about individuals to organisations or people who have not previously had routine access to the information			
☐ The use of existing information about individuals for a purpose it is not currently used for, or in a way it is not currently used			
☐ Contacting individuals in ways which they may find intrusive			
$\hfill\square$ Making changes to the way personal information is obtained, recorded, transmitted, deleted, or held			
☐ The use of profiling, automated decision-making, or special category data¹ to make significant decisions about people (e.g. their access to a service, opportunity, or benefit).			
\Box The processing of special category data ¹ or criminal offence data on a large scale.			
\square Systematically monitoring a publicly accessible place on a large scale.			
☐ The use of new technologies.			
☐ Carrying out profiling on a large scale.			
☐ Processing biometric or genetic data.			
\square Combining, comparing, or matching data from multiple sources.			
\square Processing personal data without providing a privacy notice directly to the individual.			
☐ Processing personal data in a way which involves tracking individuals' online or offline location or behaviour.			
☐ Processing children's personal data for profiling or automated decision-making or for marketing purposes, or offer online services directly to them.			
☐ Processing personal data which could result in a risk of physical harm in the event of a security breach.			

¹ personal data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, and the processing of genetic data, biometric data for the purpose of uniquely identifying a natural person, data concerning health or data concerning a natural person's sex life or sexual orientation

If you answered "yes" to any of these, please proceed to Step 2.

If <u>none</u> of these apply, please tick the below box, and return the form to the Information Lawyer (Data Protection Officer) at <u>information@southampton.gov.uk</u>

None of the screening statements in Step 1 of this document apply to the project, and
I have determined that it is not necessary to conduct a Data Protection Impact
Assessment

Step 2: Describe the processing

The nature of the processing
How will you collect data?
How will you use the data?
How will you store the data?
How will you delete the data?
What is the source of the data?
Will you be sharing data with anyone?
INFO: If yes, please provide details
Describe the scope of the processing
What is the nature of the data?
INFO: Detail the type of personal data being processed. List any fields that will be processed (e.g. name, address, data of birth, NHS number, video images)
Does it include special category or criminal offence data? Please provide details.
INFO: "Special category" data includes personal data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, and the processing of genetic data, biometric data for the purpose of uniquely identifying a natural person, data concerning health or data concerning a natural person's sex life or sexual orientation.

How much data will you be collecting and using?
How often will the data be collected and used?
How long will you keep it?
How many individuals are affected?
What geographical area does it cover?
Describe the context of the processing
What is the nature of your relationship with the individuals?
INFO: Detail who the data subjects will be (e.g. residents, carers, pupils, staff, professionals)
How much control will they have over their data?
Would they reasonably expect the Council to use their data in this way?
INFO: Please provide details to support your answer
Do they include children or other vulnerable groups?
INFO: If yes, please provide details
Are you aware of any prior concerns over this type of processing or security flaws?
INFO: If yes, please provide details

Is the processing novel in any way?
INFO: If yes, please provide details
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M/hat is the surrent state of tachnology in this area?
What is the current state of technology in this area?
Are there any current issues of public concern that should be considered?
INFO: If yes, please provide details
Describe the purposes of the processing
What do you want to achieve?
What is the intended effect on individuals?
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What are the benefits of the processing – for the Council, and more broadly?
Step 3: Consultation process
Consider how to consult with relevant stakeholders
Describe when and how you will seek individuals' views – or justify why it's not appropriate to do so
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Who else do you need to involve, or have you already involved within the Council?
INFO: e.g. IT services, records management
Do you need to ask your processors to assist?
INFO: Processors are third parties who will process the personal data on our behalf

Do you plan to consult information security experts, or any other experts?
INFO: Please provide details to support your answer

Step 4: Assess necessity and proportionality

Describe compliance and proportionality measures		
What is your lawful basis for processing? Please choose one of the following		
INFO: There should generally only be one legal basis for processing.		
☐ The data subject has given consent		
☐ The processing is necessary for the performance of a contract to which the data subject is party or in order to take steps at the request of the data subject prior to entering into a contract		
☐ The processing is necessary for compliance with a legal obligation to which the Council is subject		
☐ The processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the Council		
☐ The processing is necessary for the purposes of the legitimate interests pursued by the Council or by a third party		
Does the processing actually achieve your purpose?		
INFO: Please provide details to support your answer		
Is there another way to achieve the same outcome?		
INFO: Please details to support your answer		
How will you prevent function creep?		
INFO: Function creep is where data collected for one purpose is used for another purpose over time.		
How will you ensure data quality and data minimisation?		
INFO: We should only use the minimum amount of personal data possible to achieve the purpose of the processing.		

What information will you give individuals about the processing?

How will you help to support their rights?

INFO: Data subject's rights include the right to access, rectify, erase, port, and restrict their data.

What measures do you take to ensure processors comply with the GDPR, and assist the Council in supporting individuals in exercising their rights?

INFO: E.g. will there be a contract in place with the processor that contains data protection obligations?

How do you safeguard any international transfers of personal data?

INFO: If there are no international transfers involved, please state this

Step 5: Send DPIA Form to the Data Protection Officer

After completing this part of the form, please send the document to the Information Lawyer (Data Protection Officer) at information@southampton.gov.uk

The DPO will review the information provided, and identify and assess the privacy risks.

Step 6: Identify and assess risks (DPO to complete)

Describe source of risk and nature of potential impact on individuals. Include associated compliance and corporate risks as necessary.	Likelihood of harm	Severity of harm	Overall risk
1.	Remote	Minimal	Low
	Possible	Significant	Medium
	Probable	Severe	High
2.	Remote	Minimal	Low
	Possible	Significant	Medium
	Probable	Severe	High
3.	Remote	Minimal	Low
	Possible	Significant	Medium
	Probable	Severe	High
4.	Remote	Minimal	Low
	Possible	Significant	Medium
	Probable	Severe	High
5.	Remote	Minimal	Low
	Possible	Significant	Medium
	Probable	Severe	High
6.	Remote	Minimal	Low
	Possible	Significant	Medium
	Probable	Severe	High

Step 7: Identify measures to reduce risk (DPO to complete)

Identify additional measures you could take to reduce or eliminate risks identified as medium or high risk in step 5

Risk	Options to reduce or eliminate risk	Effect on risk	Residual risk	
1.		Eliminated	Low	
		Reduced	Medium	
		Accepted	High	
2.		Eliminated	Low	
		Reduced	Medium	
		Accepted	High	
3.		Eliminated	Low	
		Reduced	Medium	
		Accepted	High	
4.		Eliminated	Low	
		Reduced	Medium	
		Accepted	High	
5.		Eliminated	Low	
		Reduced	Medium	
		Accepted	High	
6.		Eliminated	Low	
		Reduced	Medium	
		Accepted	High	
Comr	nents from the Data Protection Officer			
Comments from the Senior Records Officer				

Step 8: Sign off

Item	Date	Notes
DPO reviewed DPIA and provided advice on:		DPO should advise on compliance, step 7 measures and whether processing can proceed
Senior Records Officer reviewed DPIA on:		SRO should advise on records management matters
Measures approved by Project Manager on:		Integrate actions back into project plan, with date and responsibility for completion
Comments from Project Manager:		
Residual risks approved by Information Asset Owner / Administrator on:		
Comments from IAO / IAA:		
Residual high risks approved by the Senior Information Risk Owner on:		If accepting any residual high risk, consult the ICO before going ahead
Comments from SIRO:		