

# Data Protection Impact Assessment (DPIA) – Screening Questions

### Overview

A Data Protection Impact Assessment (DPIA) is essential to ensure that new systems and processes are compliant with Data Protection Legislation (GDPR and the Data Protection Act 2018). A DPIA is mandatory when introducing new technology or where the processing operation is "likely to result in a high risk to the rights and freedoms of natural persons". The risk is considered high when processing personal information about a living person. Failure to carry out a DPIA, or failure to carry one out correctly when the risk is high, may result in a large fine.

#### What is Personal Data?

"personal data' shall mean any information relating to an identified or identifiable natural person ('data subject'); an identifiable person is one who can be identified, directly or indirectly, in particular by reference to an identification number or to one or more factors specific to his physical, physiological, mental, economic, cultural or social identity."

It may be that a single piece of information can identify an individual, or it may be that it requires a combination of information to identify them. The following information would be considered personal data:

- Name
- Address
- Date of birth
- Email address (personal and work)
- NI number
- Bank details

Personal data also extends to items such as a photo, posts on social media or an IP address.

#### What is Special Category Data?

"personal data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, trade-union membership, and data concerning health or sex life."

The following information would be considered special category data:

- · Racial or ethnic origin
- Political opinions
- Religious or philosophical beliefs
- Trade union membership
- · Genetic data
- Biometric data\*
- Data concerning health
- · Data concerning a person's sex life
- Data concerning a person's sexual orientation

\*Biometric Data: physical or physiological identification techniques – e.g. fingerprint verification, facial/voice recognition, keystroke/handwriting analysis, gait and gaze analysis.

In order to determine whether a DPIA is necessary, insert the required information into the table below and complete the checklist.

If the answer is **YES** to any of the screening questions in the checklist then a DPIA must be carried out.

## Data Protection Impact Assessment (DPIA) - Screening Questions

Project/Process Title	Hackney Carriage and Private Hire Licensing Policy		
Directorate / Service Area	LGR- North Yorkshire Council		
Overview of Project/Process	To harmonise 7 differing policies in to 1 overarching		
	policy and consult with stakeholders on the proposed		
	policy.		
Screening Questions	Yes	No	Justification for Answer
Will your project/app/system involve processing of			
information about individuals which includes special			
category or criminal conviction data? Please note this			
does include 'anonymous' data within these categories if unique identifiers such as initials or reference			
numbers are also processed.			
If you are processing any of the below types of personal			
data your answer should be YES:			We are not asking for any personal data from stakeholders. We are asking for
Racial or ethnic origin			
Political opinions		their input in to the draft policy	
Religious or philosophical beliefs			document and feedback as to how the changes would impact the service.
Trade union membership			
Genetic data			
Biometric data			
Data concerning health			
<ul> <li>Data concerning a person's sex life</li> </ul>			
<ul> <li>Data concerning a person's sexual orientation</li> </ul>			
Criminal conviction data			
Will you be collecting new personal information about			
individuals, or information which, if breached could			
have a significant impact on an individual?			
Examples where the answer would be YES:			See above. The consultation is asking for feedback on the proposed changes to
This a new system/process processing personal			
data that has not been previously collected			
<ul> <li>This is an existing system/process processing personal data but additional data must be</li> </ul>			
collected due to a change in scope of the			the Licensing policy
system/process			
<ul> <li>Data which has routinely been collected is being</li> </ul>			
collected in a new way, this data is very			
sensitive and would cause distress to the data			
subject if it was breached			
Will information about individuals be disclosed or			Not applicable as the foodback is
shared with organisations or people who have not		$\triangleright$	Not applicable as the feedback is
previously had routine access to the information?	Ш	$\boxtimes$	specifically to inform the proposed
Example of where the answer would be YES:			policy.

	 	<u> </u>
There is a requirement to share information		
with an external 3rd party who has not		
previously had access to the data. This would		
also result in the need for a Data Sharing		
Agreement (DSA).		
Are you going to use information you already hold		
about individuals for a purpose it is not currently used		
for?		
Example of where the answer would be YES:		
Matching information from different systems/data		This is a water and of account as we will
sources, where purpose/lawful basis of original data		This is a not an area of concern as we will
collection may differ	$\boxtimes$	not be using information held for any
Details of the Information Asset in question will be contained within NYCC's Information Asset Register		purposes it is not already used for
(IAR) and the purpose for processing, along with the		
legal basis for processing will be recorded. The way		
information will be used in this new system/process		
must match the existing purpose/legal basis, otherwise a		
DPIA is required		
Does the project involve using technology which might be perceived as privacy intrusive or monitoring any		This is a standard consultation that will
publicly accessible areas? For example, CCTV, facial	$\boxtimes$	have some face to face events and an on
recognition, use of biometrics* such as thumb prints,		
Vehicle number plate recognition or location tracking.		line survey,
Does any phase of project/system/ app use		
automated decision making based on information		
provided by the individual or received from a 3 <sup>rd</sup>		
party? Automated individual decision-making is a		
decision made by automated means without any		
human involvement (e.g. online credit checks).		
Example of where the answer would be YES:	$\boxtimes$	
A new piece of software is being implemented		
which checks an applicant's geographical		
location, age and household income and		
automatically offers a free service to eligible		
applicants when certain conditions are met		
Will the project include marketing or contacting		
individuals which may be considered intrusive?		
By phone, by email or by post, where they have not be		
informed/are not expecting that this contact will take		
place.		
Example of where the answer would be YES:	$\boxtimes$	
<ul> <li>I have access to a list of email addresses which</li> </ul>		
were collected for the purpose of setting people		
up as users of their local library. I'd like to send		
them a notice about a new transport services		
available that operate near the library.		

Will the project include data matching from different sources or profiling? Combining, comparing or matching personal data obtained from multiple sources.  Example of where the answer would be YES:  Matching data from two/three different children's systems to understand which children may be eligible to join a new learning programme.		
<ul> <li>Will you be conducting large scale processing, this includes numbers, duration and geographical spread?</li> <li>Example of where the answer would be YES:         <ul> <li>Processing data related to all/most children who reside in North Yorkshire</li> <li>Tracking all/most individuals using public transport systems in North Yorkshire</li> </ul> </li> </ul>	$\boxtimes$	

If you have answered **YES** to any of the questions above then a full DPIA must be carried out.

If you have answered **NO** to **ALL** of the above screening questions then a DPIA is not necessary. Please complete the declaration below and email a copy to the Data Governance Team, email: <a href="mailto:datagovernance@northyorks.gov.uk">datagovernance@northyorks.gov.uk</a>.

Date of Assessment	11/8/22
Project Sponsor Name	Tony Clarke ( Dean Richardson and Sharon Cousins)
Project Sponsor Signature	T Clarke

Note: If the scope of work changes in any way then the pre-assessment MUST be repeated.