

## DATA PROTECTION IMPACT ASSESSMENT

Title of DPIA: Managed Service for the Provision of Agency Workers

Data Protection Impact Assessments (DPIAs) are a tool which can help the Council identify the most effective way to comply with its data protection obligations under Article 35 of the GDPR.

Version 2.0

June 2018

To be completed by you					
Title of DPIA	Managed Service for the Provision of A	gency Workers			
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Contact Number	01823 712537				
Information Asset Owner					
Is this a change to an existing process?	Yes □ No ⊠				
Anticipated go live date	September 2023				

VERSION:	One
DATE	27 <sup>th</sup> March 2023

## **Data Protection Impact Assessment (DPIA) Tool**

When completed, the DPIA should be stored by you and updated as and when.

It should be referred onto Lisa Jones, Alan Smith and Craig Berry for a decision, should the residual risk be High.

Data Protection Impact Assessments (DPIAs) are a tool which can help the Council identify the most effective way to comply with its data protection obligations. The concept of a Data Protection Impact Assessment is introduced into UK law by Article 35 of the GDPR.

DPIAs are important tools for accountability, as they help the Council to comply with requirements of the GDPR, but also to demonstrate that appropriate measures have been taken to ensure compliance with the law. In other words, a DPIA is a process for building and demonstrating compliance.

Under the GDPR, non-compliance with DPIA requirements can lead to fines imposed by the ICO. Failure to:

- carry out a DPIA when the processing is subject to a DPIA (Article 35(1) and (3) -(4)); or
- carry out a DPIA in an incorrect way (Article 35(2) and (7) to (9)); or
- failing to consult the ICO where required (Article 36(3)(e))

is an offence and can result in an administrative fine.

However, an effective DPIA will enable the Council to identify and fix problems at an early stage, reducing the associated costs and damage to reputation which might otherwise occur.

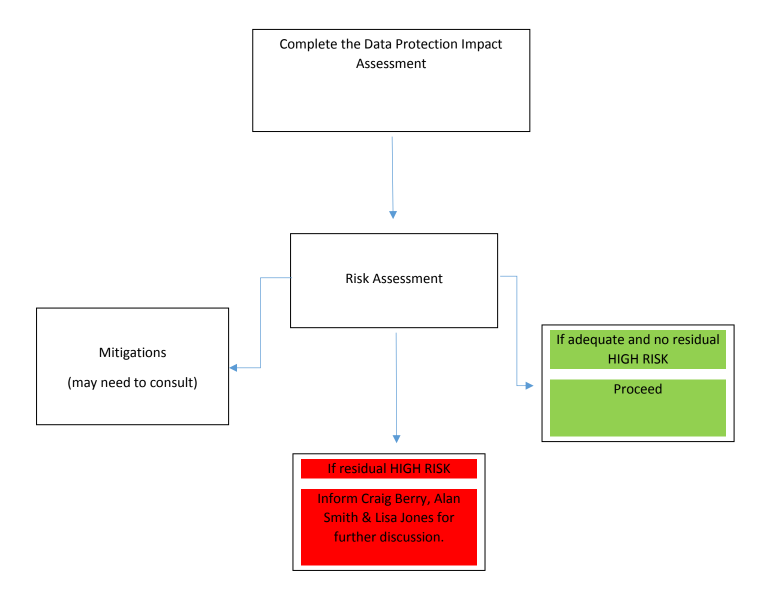
A DPIA is mandatory when processing is "likely to result in a high risk to the rights and freedoms of natural persons".

The guidelines offer the following criteria to consider:

- 1. Evaluation or scoring, including profiling
- 2. Automated decision-making
- 3. Systematic monitoring of individuals
- 4. Processing sensitive data
- 5. Processing data on a large scale
- 6. Matching or combining datasets
- 7. Processing data concerning vulnerable data subjects
- 8. Innovative use or application of technological or organisational solutions
- 9. Data transfer across borders outside the European Union
- 10. When the processing in itself "prevents data subjects from exercising a right or using a service or a contract

The guidelines state that, as a rule of thumb, data processing operations that meet at least two of these criteria will require a DPIA.

## **DPIA Process**



			ended to investigate the degrees and areas of risk as resonal information.	ssociated with			
	nt that ea	ach quest	ion is answered in as much detail as you can. The sec	ctions in blue			
require your	respons	c.					
Section 1.	was ga which	thered. It the perso	relates to the proposed use of the personal data and is important to recognise that the means and conditional data was collected can impact on the lawfulnes sk posed by the processing.	litions by			
	escribe v ersonal c	•	ntend to do and how you intend to process the				
pr be he ba or cc w	The intention is to procure Agency workers through a national framework. As the procurement is delivered via a Managed Service the personal data of agency staff will be stored on a secure system. Payment to individuals will be via the managed service hence Denbighshire County Council will not have access to certain data for example, bank accounts, national insurance details. However other personal data that is detailed on CV's, Health Declaration, References, Right to Work in the UK details and criminal conviction data will be available via a secure system to managers procuring agency workers.  A lot of the information required by the DPIA will be updated as the tender process is completed e.g. system information. The service will consider this document as a live document and update it as and when necessary.						
	Thinking about the proposed processing of personal data, describe the flows of personal data (perhaps attach a diagram).						
is re in	Once a request is submitted via the Managed Service, potential candidate information is available for the recruiting manager to view. This data will include CV's, employment references, Right to Work in the UK etc. The employing manager will then arrange interviews of those staff meeting the essential criteria for the role before offering the agency worker a placement.						
1.3 Is	what yo	u are pro	posing to do part of a project?				
N		$\boxtimes$					
Ye	es		If so, which project? State here:				
1.4 Ho	ow many	/ individu	al's data will be involved?				
ro pl	Data will only be requested for those individuals who meet the essential criteria for the role and who have indicated to the provider that they are interested in the available placement.						
			rsonal data come from?				
In	dividual	s provide	their data to the Agency directly.				

1.6	Does the personal data come from different sources or other					
	organisations?	rganisations?				
	If yes, please state	where the information comes from.				
	No 🗵					
	Yes 🗆	If yes, please state where the information comes from.				
Castian 2	This seation con			to the at a soul d		
Section 2		siders the special characteristics of t	-			
	-	he law establishes that certain types of risk than others, and as a conseq	-	•		
	differently.	of risk than others, and as a conseq	delice has to be	treateu		
2.1		ther the personal data will include a	ny of the followi	ng categories		
2.1	ricase facility wife	the personal data will include a	Yes	No		
	Name		$\boxtimes$			
	Address (home or l	ousiness)	$\boxtimes$	П		
	NHS No.			$oxed{\boxtimes}$		
	Email address					
	Date of birth					
	Employee number					
	Limployee number					
	Driving Licence (she	ows date of birth and first part of	$\boxtimes$	П		
	surname]					
	IP Address		$\boxtimes$			
	Information about	$\boxtimes$				
	individual / individuals					
	If yes, please provide additional detail about the personal data.					
	The above information may be contained on the agency workers CV. Data relating to					
	date of birth would be provided via Right to Work in the UK documents i.e passport or					
	Driving Licence.					
		the ethnicity of an individual /		$\boxtimes$		
	individuals	de reduktion of detail about the groups	and advertise			
	if yes, piease provid	de additional detail about the persono	и аата.			
	Information about	the health of an individual /	$\boxtimes$	П		
	individuals	the health of an individual /				
		de additional detail about the persona	al data.			
		e Denbighshire County Council Healt		orm which asks		
		ates to confirm whether or not there				
		ertake due to either a medical conditi				
	Information about	the religion of an individual /		$\boxtimes$		
	individuals					
	If yes, please provid	de additional detail about the persono	al data.			
		the sexuality of an individual /				
	individuals	do malational dotail about the many	al data			
	ıj yes, piease provid	de additional detail about the persono	<i>ιι αατά.</i>			
	Information about	the political views of an individual /	П	$\boxtimes$		
	individuals	the political views of all illulvidual /				
		de additional detail about the nerson	al data.			
	If yes, please provide additional detail about the personal data.					

	Information about the Trades Union membership of an individual / individuals			$\boxtimes$		
	If yes, please provide additional detail about the personal data.					
	Genetic information of an individual / individuals			$\boxtimes$		
	If yes, please provide additional detail about the person	al data.				
	Biometric data of an individual / individuals			$\boxtimes$		
	If yes, please provide additional detail about the person	al data.				
	Financial information of an individual / individuals			$\boxtimes$		
	If yes, please provide additional detail about the person	al data.				
	Information about the criminal offences or	$\boxtimes$				
	conviction(s) of an individual / individuals (including					
	alleged offences or convictions).					
		, , ,				
	If yes, please provide additional detail about the personal					
	DBS information is requested in line with Denbighshire (practices.	Lounty Councils	empio	yment		
Section 3	This section looks to the lawfulness of the processing risk associated with the personal data and its propose to the justification for processing					
3.1	to the justification for processing.  On what basis will the personal data be processed? Select all relevant conditions.					
3.1	on what sadd will the personal data be processed: select all relevant conditions.					
	Please note that if you have identified that the processing will involve data identified in					
	2.1.1 – 2.1.11 then specific grounds for processing are set out below (3.2).					
	Processing is necessary for the performance of a contract between the					
	Council and the individual / individuals whose data is be	ing processed.				
	Processing is necessary for compliance with a legal oblig	ation		$\boxtimes$		
	Processing is necessary in order to protect the vital inter	ests of the indiv	/idual			
	or individuals whose data is being processed.					
	Processing is necessary for the performance of a public	task				
	Processing is necessary for legitimate interests					
	* Seek the advice of the Data Protection Officer					
	The consent of an individual or individuals					
	* Seek the advice of the Data Protection Officer					
	If consent is selected as a basis for processing it is nec	accary to ancie	or tha			
	following questions:	essury to unswe	.i the			
	Can an individual or individuals withdraw their consent	Yes		No		
	with ease and whenever they want to?	$\boxtimes$				
	,					
	Individuals should be able to withdraw their consent at					
	any time and every step of the processing of their					
	information without detriment. It should be as easy to					

	withdraw consent as it is to give it. Consent requires					
	prior information and an explicit indication of the					
	intent to consent.					
	What are the consequences of withdrawal and refusal of consent? (for individuals and for the Council)					
	For instance, will the service to the individual be terminated, while the individual or					
	individuals depends on it?					
	Should the role that the agency worker is interested in require a DBS Ch	eck and they				
	refused to supply the details then a placement would not be offered.	certaina they				
3.2	Special cataegory data.					
	For special category data, one of the above conditions in 3.1 and one from below must be chosen.	om the list				
3.2.1	The processing is necessary for the purposes of carrying out the	$\boxtimes$				
	obligations and exercising specific rights of the controller or of the					
	data subject in the field of employment and social security and social					
	protection law					
3.2.2	The processing is necessary to protect the vital interests of the data					
	subject or of another natural person where the data subject is					
	physically or legally incapable of giving consent					
3.2.3	The processing is carried out in the course of its legitimate activities					
	with appropriate safeguards by a foundation, association or any other					
	not-for-profit body with a political, philosophical, religious or trade					
	union aim and on condition that the processing relates solely to the					
	members or to former members of the body or to persons who have					
	regular contact with it in connection with its purposes and that the					
	personal data are not disclosed outside that body without the consent					
3.2.4	of the data subjects					
3.2.4	The processing relates to personal data which are manifestly made public by the data subject					
3.2.5	The processing is necessary for the establishment, exercise or defence	П				
	of legal claims or whenever courts are acting in their judicial capacity					
3.2.6	The processing is necessary for the purposes of preventive or					
	occupational medicine, for the assessment of the working capacity of					
	the employee, medical diagnosis, the provision of health or social care					
	or treatment or the management of health or social care systems and					
	services on the basis of Union or Member State law					
3.2.7	The processing is necessary for reasons of public interest in the area					
	of public health, such as protecting against serious cross-border					
	threats to health or ensuring high standards of quality and safety of					
	health care and of medicinal products or medical devices, on the basis					
	of Union or Member State law which provides for suitable and specific					
	measures to safeguard the rights and freedoms of the data subject, in					
2 2 0	particular professional secrecy  The processing is processary for archiving purposes in the public					
3.2.8	The processing is necessary for archiving purposes in the public interest, scientific or historical research purposes or statistical	Ш				
	purposes in accordance with Article 89(1) based on Union or Member					
	State law which shall be proportionate to the aim pursued, respect					
	the essence of the right to data protection and provide for suitable					
	and specific measures to safeguard the fundamental rights and the					
	interests of the data subject.					
3.2.9	The data subject (or subjects) has given <i>explicit consent</i>	$\boxtimes$				

	* Seek the advice of the Data Protection Officer						
	If consent is selected as a basis for processing it is necess	sary to answer					
	the following questions:						
3.2.10	Can an individual or individuals withdraw their	Yes	No				
	consent with ease and whenever they want to?	$\boxtimes$					
	Individuals should be able to withdraw their consent at						
	any time and every step of the processing of their						
	information without detriment. It should be as easy to						
	withdraw consent as it is to give it. Consent requires						
	prior information and an explicit indication of the						
	intent to consent.						
3.2.11	What are the consequences of withdrawal and refusal o	f consent? (for i	ndividuals and				
	for the Council)						
	For instance, will the service to the individual be termina	ted, while the ir	ndividual or				
	individuals depends on it?						
	Should the role that the agency worker is interested in r	equire a DBS Ch	eck and they				
	refused to supply the details then a placement would no						
Section 4	This section examines whether the processing will in		-				
	personal data, for example by re-using information	which may be g	athered for a				
	different purpose. It is necessary to consider the is	sues that could	arise from				
	secondary use of information.						
4.1	Will the proposed processing involve the use of	Yes	No				
	existing personal information for new purposes?						
	For example a CRM system that will enable certain						
	data about clients to be combined with other data and						
	used in a new way.						
4.2	Will the proposed processing be compatible with the	Yes	No				
	original purposes for which the personal data were	$\boxtimes$					
	first collected?						
4.3	Please explain your response to 4.2						
	Data requested is for the purpose of safer recruitment p	ractices.					
Section 5	The rights of the data subject						
	How will the rights of individuals be protected and su	pported?					
Individuals have the following rights in respect to the processing of information							
about them. The rights are:							
J							
	The right to be informed						
	The right of access						
	The right to rectification						
	The right to erasure						
	The right to crastice     The right to restrict processing						
	The right to restrict processing						

	<ul><li>The right to data portability</li><li>The right to object</li></ul>				
	Rights in relation to automated decision make	king and profiling	5.		
5.1	Will the proposed processing be communicated to the data subjects in a privacy notice?	Yes ⊠	No □		
5.2	Will the proposed processing enable the data subjects to exercise their rights of access?	Yes ⊠	No		
5.3	Will the proposed processing enable personal data to be rectified?	Yes ⊠	No □		
5.4	Will the proposed processing enable personal data to be erased? *under certain circumstances	Yes ⊠	No □		
5.5	Will the proposed processing enable data subjects to exercise their right to restrict processing? *under certain circumstances	Yes ⊠	No		
5.6	Will the right to data portability be supported by the proposed processing? *under certain circumstances	Yes ⊠	No □		
5.7	Will the right to object be supported by the proposed processing? *under certain circumstances	Yes ⊠	No □		
5.8	Will the proposed processing involve automated decision making or profiling?	Yes ⊠	No		
Section 6	Accuracy and currency of personal data as a safegua	ard			
6.1	Will the proposed processing be supported by checks on the accuracy of personal data?	Yes ⊠	No		
6.2	Consider the possible consequences of processing outdated information for the individuals concerned, For instance, in <i>some cases</i> , an incorrect date of birth for an individual could be a LOW impact, whereas in other contexts an incorrect address for an individual could have a HIGH impact; the converse could be true in other circumstances.  Describe the possible impact on an individual:				
	Mostly <b>HIGH</b>	[			
	Mostly <b>MEDIUM</b>	[			
	Mostly <b>LOW</b>	[	×		
Section 7	Third parties and commercial partners				
7.1	Is it likely that the proposed processing will involve third parties or require a contract or other written agreement?	Yes ⊠	No		
7.2	There are a number of different terms used in the legislation to describe the roles taken by organisations in their dealings with third parties. Consider the following definitions:				

	a <b>Controller</b> is a natural or legal person or organisation which <i>determin</i>				
			ses and means of processing pers		
			or is a natural or legal person or o	_	•
		- I	data <i>on behalf</i> of a controller. The		
	suppliers are usually processors if they process personal data solely on its behalf.				
		A Joint Co	ntroller is a natural or legal perso	n or organisatio	n which, with
		another C	ontroller or Controllers jointly dea	<i>termines</i> the pu	rposes and
			processing personal data.		
	How woul	d you descril	be the Council's role in the propos	sed processing?	
			a <b>Controller</b>		×
			a constanct		
			a <b>Processor</b>		
			A Joint Controller		
7.3	If the ansv	ver to 7.1 is `	YES, please list the organisations b	pelow:	
	Denbighsh	ire County C	Council will be the Data Controller	and the Agency	Provider and
			ely be the Data Processor processi	ng the informat	ion on behalf of
	the Counc	il and the ag	ency workers		
7.4	-		d party will engage other parties a	is sub-contracto	rs (known as
	sub-proce	ssors)?			
	It is possible that the Agency Provider will engage third parties to process the data on				
	our behalf. However we will keep this under review as and when candidates are received in terms of sub-contractors.				
	1		b-contractors.		
Section 8	Securit	y Measures			
8.1	What tech	nical and or	ganizational security measures		
0.1			posed processing?		
	-	-	d security meaures:		
		· · · · · ·	led via a secure system yet to be a	awarded. We pr	opose that the
			d needs to be secure and streamli		
			hire IT in line with the Information		
	County Co	uncil staff w	ill require authorised access to th	e system and m	ust set up their
	own secur	e access wit	h approval from the third party pr	ovider and line	manager.
8.2	Will staff i	nvolved in th	ne proposed processing requires	Yes	
	additional	and specific	data protection training?		
Section 9	Retent	ion of perso	nal data		
	How long	is it intender	to keep the personal data as		
	_	proposed p	· · · · · · · · · · · · · · · · · · ·		
	•	licable option	_		
			ta will be destroyed after the	×	
		-	ne proposed processing		
		•		Following the t	termination
				of the placeme	
				forms part of s	
				are recordable	

				system upon request.				
				However no special				
						nal data will		
				be held on Denbighshire		nbignsnire		
		Information is to be retained for a speci-	fic	systems.		1		
	·				L			
	period after the completion of the proposed							
	processing							
Section 10 International transfers of personal data								
10.1	) A (: 11	This presents a risk as not all countrie	s nave th		ei ot p			
10.1	VVIII	the proposed processing involve		Yes		No		
	,	• transferring						
	,	• Storing						
	_	• disclosing	6.1			<i>(:6</i> )		
		onal data to a country or territory outside	of the			(if selected		
	EEA	?				roceed to the		
	The	EEA consists of the following countries:				next section)		
		•						
	Aust	ria, Belgium, Bulgaria, Croatia, Cyprus, Cze	ech					
	Rep	ublic, Denmark, Estonia, Finland, France,						
	Gerr	many, Greece, Hungary, Iceland, Ireland, It	aly,					
	Latv	ia, Liechtenstein, Lithuania, Luxemburg, M	alta,					
	Netherlands, Norway, Poland, Portugal, Romania,							
	Slov	akia, Slovenia, Spain, Sweden, United King	dom					
	Are measures in place to ensure an adequate level of Yes No							
		irity if personal data are transferred outsid				_		
	EEA	irity ii personai data are transferred outsid	e the			Ш		
	EEA							
	How will the safeguards be set out?							
	,	<ul> <li>contractual clauses</li> </ul>			$\boxtimes$			
		<ul> <li>binding corporate rules</li> </ul>		Г	7			
		Silianing corporate raises		_	_			
	,	• Other						
	(ple:	ase specify)						
	(p.c.							
		the proposed processing involve storage of	or	Yes		No		
	tran	sfer via the cloud?		$\boxtimes$				
Section 1		Residual Risk of A	-	•				
11.1	^	fter measures applied, please indicate res	idual leve	ı ot risk (ple	ase	select one) :		

act	Serious harm	Low risk	High risk	High risk	
Severity of impact	Some impact	Low risk	Medium risk	High risk	
Sev	Minimal impact	Low risk	Low risk	Low risk	
		Remote	Reasonable possibility	More likely than not	
		Likelihood of harm			
	High risk	Medium risk	Low risk	X	

If the activity / project is still in the Red highest risk categories please submit a copy of this DPIA to Craig Berry, Lisa Jones and Alan Smith for review.