

## **Schedule L – DPIA0005 – SCAS Activity Data**

This schedule to the Regional Health and Social Care Information Sharing Agreement provides key questions covering six risk categories which when answered objectively offer an initial assessment of the additional risks to privacy posed by the proposed sharing of information.

Where a question gives rise to an affirmative answer, it does not automatically follow that a full scale Data Protection Impact Assessment is required. Each affirmative answer needs to be assessed for materiality (probability and impact) and for ways in which the potential risks can be avoided or materially mitigated with a revised solution or additional measures.

Where a substantial number of questions give rise to an affirmative answer this is a good indicator that a full scale Data Protection Impact Assessment is required and project plans should include the costs and timescales of this activity and any associated consultation that may be needed.

Wherever practical the rationale for an answer should be included with the answer concerned.

*Questions relating to “identity risk” (questions 2 to 8) are of heightened importance in the context of data that has not been anonymised or pseudonymised.*

These questions have been revised to include latest (summer 2018) guidance provided by the Information Commissioner’s Office. Other aspects are based on guidance from the Information Governance Alliance.

### **Technology Risk**

1. Does the proposed change apply new, innovative or additional information technologies that have substantial potential for privacy intrusion? **NO**

### **Identity Risk**

2. Does the proposed change involve new identifiers, re-use of existing identifiers, or intrusive identification, identity authentication or identity management processes? ... **No.**
3. Does the proposed change have the effect of denying anonymity and pseudonymity, or converting transactions that could previously be conducted anonymously or pseudonymously into identified transactions? ... **No**
4. Does the proposed change combine, compare or match data from multiple sources in a manner that can be used to identify data subjects? ... **No.**
5. Does the proposed change include the processing of biometric or genetic data that can be used to identify data subjects? ... **No.**
6. Does the proposed change result in the processing of data concerning vulnerable data subjects? ... **No**
7. Does the proposed change result in the processing of personal data which could result in a risk of physical harm in the event of a security breach? ... **No.**
8. Does the proposed change have the effect of systematically monitoring a publicly accessible place on a large scale? ... **No.**

### **Automation and Profiling Risk**

9. Does the proposed change include profiling on a large scale? ... **No**
10. Does the proposed change include evaluation or scoring? ... **No**
11. Does the proposed change include automated decision-making with significant effects? ... **No.**
12. Does the proposed change include systematic and extensive profiling or automated decision-making to make significant decisions about people? ... **No.**
13. Does the proposed change include processing children’s personal data for profiling or automated decision-making or for marketing purposes, or offer online services directly to them? ... **No.**
14. Does the proposed change include profiling, automated decision-making or special category data to help make decisions on someone’s access to a service, opportunity or benefit? ... **No**
15. Does the proposed change include processing involving preventing data subjects from exercising a right or using a service or contract? ... **No.**

### **Organisational Risk**

16. Does the proposed change involve innovative organisational solutions? ... **No.**

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17. Does the proposed change involve multiple organisations that do not have a prior history of working together and sharing information? ... **No.**
18. Does the proposed change involve data processor organisations that do not have a prior history of working with similar shared information? ... **No.**
19. Are new processes and relationships required to manage issues with the technology solution and with the accuracy, consistency and completeness of the shared information? ... **Yes. However, there is no identifiable data within the dataset.**

#### Data Risk

20. Does the proposed change include processing of special category data on a large scale? ... **No**
21. Does the proposed change combine, compare or match data from multiple sources? ... **No**
22. Does the proposed change include processing of personal data without providing a privacy notice directly to the individual? ... **No**
23. Does the proposed change include processing of personal data in a way which involves tracking individuals' online or offline location or behaviour? ... **No.**
24. Does the proposed change include systematic processing of sensitive data or data of a highly personal nature? ... **No**
25. Does the proposed change include processing on a large scale? ... **No**

#### Exemption and Exclusion Risk

26. Does the proposed change include processing of criminal offence data on a large scale? ... **No.**
27. Does the proposed change relate to data processing which is in anyway exempt from legislative privacy protections? ... **No.**
28. Does the proposed change's justification include significant contributions to public security measures? ... **No.**
29. Does the proposed change involve systematic disclosure of identifying data to, or access by, third parties that are not subject to comparable privacy regulation? ... **No.**

#### Summary of the Initial Data Protection Impact Assessment

The answers to the above risk questions indicate that a DPIA ~~is required~~ / **is not required** (delete as appropriate).

## End of Schedule L