## ico_master_blue_rgb_DPIA – user registration

This template is an example of how you can record your DPIA process and outcome. It follows the process set out in our DPIA guidance, and should be read alongside that guidance and the [Criteria for an acceptable DPIA](http://ec.europa.eu/newsroom/document.cfm?doc_id=47711) set out in European guidelines on DPIAs.

You should start to fill out the template at the start of any major project involving the use of personal data, or if you are making a significant change to an existing process. The final outcomes should be integrated back into your project plan.

# Submitting controller details

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| Name of controller | Alexandra CLOOS |
| Subject/title of DPO |  |
| Name of controller contact /DPO  (delete as appropriate) | acloos@stud.42.fr |

# Step 1: Identify the need for a DPIA

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| Explain broadly what project aims to achieve and what type of processing it involves. You may find it helpful to refer or link to other documents, such as a project proposal. Summarise why you identified the need for a DPIA. |
| We want to allow users who have a Ecole42 account to visually reflect/customize their account with the 42 intranet info. This means letting them use the 42Auth authentication, and from there retrieve some of their data found on the 42 intranet. |

# Step 2: Describe the processing

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| **Describe the nature of the processing:** how will you collect, use, store and delete data? What is the source of the data? Will you be sharing data with anyone? You might find it useful to refer to a flow diagram or other way of describing data flows. What types of processing identified as likely high risk are involved? |
| The processed data is collected when using the 42Auth authentication technology.  It is used in order to further the profile customization  The data needed to successfully authenticate with 42auth is only used for the authentication process and deleted immediately, the rest is stored in our database.  All remaining data will be deleted as soon as the user decides to “unlink” (really : to purge the database of the data collected through 42Auth) their 42 account, or at most when the account is deleted.  It is not to be shared with any entity, and processing it does not involve any high risk to the rights and/or privacy to the user. |

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| **Describe the scope of the processing:** what is the nature of the data, and does it include special category or criminal offence data? How much data will you be collecting and using? How often? How long will you keep it? How many individuals are affected? What geographical area does it cover? |
| The processed data comes from the 42 intranet account of the user, it consists of the user’s profile picture, and the banner and color scheme of their “coalition”. It does not fall under any special category, and is not considered a sensitive data.  It is collected once, when authenticating with 42Auth. It only affects users who have a 42 intranet account and are willing to authenticate with it. |

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| **Describe the context of the processing:** what is the nature of your relationship with the individuals? How much control will they have? Would they expect you to use their data in this way? Do they include children or other vulnerable groups? Are there prior concerns over this type of processing or security flaws? Is it novel in any way? What is the current state of technology in this area? Are there any current issues of public concern that you should factor in? Are you signed up to any approved code of conduct or certification scheme (once any have been approved)? |
| The individuals are considered customers of the website. They can decide at any time to authenticate with 42 ot to remove all info from their 42 account. Students at 42 are required to be either of age, or within a year of it. Employees are of age. Therefore there shall be very little data processing for minors.  The only data that would be directly identifying the user is the profile picture, with no name or other info being stored. |

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| **Describe the purposes of the processing:** what do you want to achieve? What is the intended effect on individuals? What are the benefits of the processing – for you, and more broadly? |
| We want to provide the user with some extra options for visual customization, so as to enhance their user experience. |

# Step 3: Consultation process

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| **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. Who else do you need to involve within your organisation? Do you need to ask your processors to assist? Do you plan to consult information security experts, or any other experts? |
| As this is a small organization, there is no specific stakeholder – only discussion between members as to how the operations may evolve in any way regarding the handling of users’ accounts. Unless we deem necessary to process more data to expand all and any aspect of account handling, there should be no need to consult experts. |

# Step 4: Assess necessity and proportionality

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| **Describe compliance and proportionality measures, in particular:** what is your lawful basis for processing? Does the processing actually achieve your purpose? Is there another way to achieve the same outcome? How will you prevent function creep? How will you ensure data quality and data minimisation? What information will you give individuals? How will you help to support their rights? What measures do you take to ensure processors comply? How do you safeguard any international transfers? |
| The lawful basis for this data processing is the user giving consent to connect to their 42 intra profile through the use of 42Auth. As the data is only stored on the 42 intranet, there is no other mean for us to provide this level of customization but to connect through 42Auth. Although several pieces of data can be extracted that way, we choose to only extract and process the data relevant to visual customization. |

# Step 5: Identify and assess risks

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| **Describe source of risk and nature of potential impact on individuals.** Include associated compliance and corporate risksas necessary. | **Likelihood of harm** | **Severity of harm** | **Overall risk** |
| Privacy-related risks : unauthorized access/modification/deletion of data  threats making it possible :  computer stolen  hacking  human error  threat source:  employee  virus  hacker  impact on user’s life :  inability to  data distributed to others | Remote (if data cannot be accessed by employee)  remote  possible ?  Possible?  Possible?  Possible?  Possible?  Possible?  Probable?  Remote, possible or probable | Minimal  minimal  minimal  Minimal, significant or severe | Low  low  low  Low, medium or high |

# Step 6: Identify measures to reduce risk

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| **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** | **Measure approved** |
| access/mod/del data  hacking | Minimize access  cannot modify  can only delete after account has been reported/noted to not comply with rules  secure access  data are anonymized (are they ?) | Eliminated reduced accepted | Low medium high | Yes/no |

# Step 7: Sign off and record outcomes

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| **Item** | **Name/position/date** | **Notes** |
| Measures approved by: |  | Integrate actions back into project plan, with date and responsibility for completion |
| Residual risks approved by: |  | If accepting any residual high risk, consult the ICO before going ahead |
| DPO advice provided: |  | DPO should advise on compliance, step 6 measures and whether processing can proceed |
| Summary of DPO advice: | | |
| DPO advice accepted or overruled by: |  | If overruled, you must explain your reasons |
| Comments: | | |
| Consultation responses reviewed by: |  | If your decision departs from individuals’ views, you must explain your reasons |
| Comments: | | |
| This DPIA will be kept under review by: |  | The DPO should also review ongoing compliance with DPIA |