

GUIDANCE:GUIDE FOR SMES





Guidance Note

Guide for Small and Medium Sized Enterprises ("SMEs")

Data Protection (Jersey) Law 2018

What will the GDPR and Data Protection (Jersey) Law 2018 (DPJL) mean for your organisation?

- ❖ Both the GDPR and DPJL come into effect on 25th May 2018.
- The GDPR is applicable to:
 - EU organisations processing personal data of EU individuals;
 - Non-EU organisations offering goods/services to EU individuals;
 - Non-EU organisations monitoring the behaviours of individuals in the EU.
- The DPJL is applicable to any organisation holding or using personal information about customers based in Jersey. It reflects the provisions and principles of the GDPR.
- ❖ The core aims of the GDPR and DPJL are to protect the rights and freedoms of individuals in respect of their personal information. Organisations (data controllers and data processors) have obligations under both laws to respect those rights under the general principles of transparency and accountability, to the extent that such legislation applies to them.

This guide and the accompanying checklist have been designed to assist SMEs based in Jersey, who may not have access to extensive planning and legal resources. Using this guide, along with our twelve-step guide, will help those businesses in particular to prepare for a business future that is data-protection compliant.

If you process personal data as part of your business, the DPJL will apply to you and the GDPR might apply to you if you fulfil the criteria set out above.

It is important to remember that:

- Customer AND employee data is personal data
- Simply storing personal data electronically or in hardcopy constitutes 'processing' personal data
- The DPJL (and where applicable, the GDPR) applies to both controllers AND processors.

Key definitions

GDPR: The General Data Protection Regulation (2016/679) is the new EU Regulation on Data Protection, which will come into effect on the 25th May 2018.

Personal Data: Information relating to a living individual who is, or can be, identified by that information, including data that can be combined with other information to identify an individual. This can be a very wide definition, depending on the circumstances, and can include data which relates to the identity, characteristics or behaviour of an individual or influences the way in which that individual is treated or evaluated.

Processing: means performing any operation or set of operations on personal data, including:

- obtaining, recording or keeping data;
- · organising or altering the data;
- retrieving, consulting or using the data;
- disclosing the data to a third party (including publication); and
- erasing or destroying the data.

Data Controller: A Data Controller is the person (in the case of a sole trader) or organisation who decides the purposes for which, and the means by which, personal data is processed. The purpose of processing data involves 'why' the personal data is being processed and the 'means' of the processing involves 'how' the data is processed.

Data Processor: A person or organisation that processes personal data on the behalf of a data controller, for example, outsourced activities such as IT provision, cloud providers, human resources. They are not employees of the data controller. They can only act on the written instructions of the controller.

Data Subject: A Data Subject is the individual the personal data relates to.

Data Protection Impact Assessment (DPIA): A DPIA describes a process designed to identify risks arising out of the processing of personal data and minimisation of these risks as far and as early as possible. DPIAs are important tools for negating risk, and for demonstrating compliance, including ongoing compliance, with the DPJL and GDPR. DPIAs should be carried out before any processing of data takes place.

DPJL: The Data Protection (Jersey) Law 2018, which comes into force on 25th May 2018. It replaces the Data Protection (Jersey) Law 2005.

Lawful basis for processing personal data: In order to process personal data you must have a lawful (legal) basis to do so. The lawful grounds for processing personal data are set out in Schedule 2 (Part 1) of the DPJL. These are:

- where you have the consent of the individual;
- where it is necessary for performance of a contract;

- for compliance with a legal obligation;
- where it is necessary to protect the vital interests of a person;
- where it is necessary for the performance of a task carried out in the public interest; or in the legitimate interests of company/organisation (except where those interests are overridden by the interests or rights and freedoms of the data subject).

No single basis is 'better' or more important than the others – which basis is most appropriate to use will depend on your purpose and relationship with the individual.

Additionally, Schedule 2 (Part 2) of the DPJL sets out the lawful bases for processing of special category (sensitive) personal data. If you want to process special category data, you need to identify the lawful basis in both parts of Schedule 2.

You need to work out the legal basis <u>before</u> you start processing and document your thinking.

Retention Policy: How long will your organisation hold an individual's personal data? This will be influenced by a number of factors. There may be legal requirements on your organisation, depending on your business type (e.g. General Medical Council or JFSC rules). Keep the data for the least amount of time that you can in accordance with the requirements of your business, store it securely while it is in your possession and make sure to delete it fully and safely at the appointed time.

Special Category Data: This is defined in Article 1 of the DPJL as data 'which reveals 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, or data relating to a person's criminal record or alleged criminal activity'. If you want to process Special Category Data you need to be able to also identify one of the lawful bases in Schedule 2 Part 2 of the DPJL.

Consent: Article 11 of the DPJL has increased the conditions needed for consent as a legal basis for data processing to be valid. It is now necessary to consider whether consent was unambiguous, informed and freely given and the data subject must have the opportunity to withdraw consent for processing at any time.

Consent should not be assumed (no more pre-ticked boxes) and must be obtained before data processing begins (e.g. through Privacy Notices). There must be a positive, affirmative action by the data subject for consent to be valid.

It also requires individual ('granular') consent options for distinct processing operations. Consent should be separate from other terms and conditions and should not generally be a precondition of signing up to a service.

If you offer online information services to children (i.e. purchasing of apps), it is necessary to ensure that you can verify their age and the consent of someone having "parental responsibility" must be obtained if the child is under the age of 13.

The key steps you need to take

- Identify what personal data you hold (this can be achieved by setting out the information listed in Article 14 of the DPJL or for smaller companies a tailored process such as the accompanying template that identifies details of personal data held).
- Conduct a risk assessment of the personal data you hold and your data processing activities (Article 14(5) DPJL).
- Implement appropriate technical and organisational measures to ensure data (digital and paper files) is stored securely. The security measures your business should put in place will depend on the type of personal data you hold and the risk to your customers and employees should your security measures be compromised.
- Know the legal basis you rely on (consent? contract? legitimate interest? legal obligation?) to justify your processing of personal data (Schedule 2 DPJL).
- Ensure that you are only collecting the minimum amount of personal data necessary to conduct your business, that the data is accurate and kept no longer than is needed for the purpose for which it was collected (Article 8 DPJL).
- Be transparent with your customers about the reasons for collecting their personal data, the specific uses it will be put to, and how long you need to keep their data on file (e.g. notices on your website or signs at points of sale) (Article 12 DPJL).
- Establish whether or not the personal data you process falls under the category of special categories (sensitive) of personal data and, if it does, know what additional precautions you need to take (Schedule 2 (Part2) DPJL).
- Decide whether you will need to retain the services of a Data Protection Officer (DPO)
 (Article 24 DPJL). The DPJL allows you to outsource this function, however you should
 be sure to check your DPO has the skills and time to fulfil their statutory obligations
 under the DPJL.
- Have appropriate procedures in place to facilitate requests from individuals wishing to exercise their rights under the DPJL, including rights of access, rectification, erasure, withdrawal of consent, data portability and the right to object to automated processing (Articles 27 to 38 DPJL).
- Where appropriate, have up-to-date policy/procedure documents that detail how your organisation is meeting its data protection obligations.
- Train your staff so that they know why it is important for data to be dealt with properly, how to do that and what they need to do/who they need to speak to if something goes wrong.
- Have appropriate procedures in place to deal with any breach. You will ordinarily have 72 hours from date of notification of the breach to report the matter to the Authority so make sure you know what needs to be done, and by whom. You might also need to tell data subjects about what has happened.

A risk based approach to compliance

When your organisation collects, stores or uses (i.e. processes) personal data, the individuals whose data you are processing may be exposed to risks. It is important that organisations that process personal data take steps to ensure that the data is handled legally, securely, efficiently and effectively in order to deliver the best possible care.

What risk does the information you hold pose to your customers?

The risk-profile of the personal data you hold should be determined according to:

- the personal data processing operations carried out;
- the complexity and scale of data processing;
- the sensitivity of the data processed; and
- the protection required for the data being processed.

For example, where a data processing activity is particularly complex, or where a large volume or sensitive data is involved (i.e. an internet, health, financial or insurance company), this would attract a higher risk rating than routine personal data that relates solely to employee or customer account details.

Think of the potential harm to your customers.

It is useful to look at the tangible harms to individuals that your organisation needs to safeguard against. These may include processing that could lead to:

- Physical, material or non-material damage;
- Discrimination;
- Identity theft or fraud;
- Financial loss;
- Reputational damage;
- Loss of confidentiality protected by professional secrecy;
- Unauthorised reversal of pseudonymisation;
- Any other significant economic or social disadvantage.

TIP: Conduct a risk-assessment to improve awareness of the potential future data protection issues associated with a project. This will help to improve the design of your project and enhance your communication about data privacy risks with relevant stakeholders.

Data protection by design and by default

The DPJL and GDPR provide for two crucial concepts for future project planning: **Data Protection By Design** and **Data Protection By Default**. While long recommended as good practice, both of these principles are now enshrined in the DPJL (Article 15).

Data Protection by design means embedding data privacy features and data privacy enhancing technologies directly into the design of projects at an early stage. This will help to ensure better and more cost-effective protection for individual data privacy.

Data Protection by default means that the user service settings (e.g. no automatic opt-ins on customer account pages) must be automatically data protection friendly, and that only data which is *necessary* for each specific purpose of the processing should be gathered at all.

Data Protection Impact Assessment (DPIAs)

Under the DPJL, a Data Protection Impact Assessment (DPIA) is a mandatory preprocessing requirement where the envisaged project/initiative/service involves data processing which "is likely to effect in a high risk to the rights and freedoms of natural persons." (Article 16 DPJL).

This is particularly relevant when a new data processing technology is being introduced in your organisation. In cases where it is not clear whether a DPIA is strictly mandatory, carrying out a DPIA is still best practice and a very useful tool to help data controllers demonstrate their compliance with data protection law. DPIAs are scalable and can take different forms, but the DPJL sets out the basic requirement of an effective DPIA.

Data protection risk register

Maintaining a data protection risk register can allow you to identify and mitigate against data protection risks, as well as demonstrate compliance in the event of a regulatory investigation or audit.

DPJL readiness checklist tools:

In addition to the general checklist below, the following pages will take organisations through more detailed questions in the areas of:

- Personal data
- Data subject rights
- Accuracy and retention
- Transparency requirements
- Other data controller obligations
- Data security
- Data breaches
- International data transfers

The following tables will assist organisations in mapping the personal data that they currently hold and process, recording the lawful basis on which the data was collected, and specifying the retention period for each category of data. Carrying out this exercise will help identify where immediate remedial actions are required in order to be compliant with the DPJL (and, where appropriate, the GDPR).

General checklist:

Categories of personal data and data subjects	Elements of personal data included within each data category	Source of the personal data	Purposes for which personal data is processed	Legal basis for each processing purpose (nonspecial categories of personal data)	Special categories of personal data	Legal basis for processing special categories of personal data	Retention period	Action required to be compliant?
List the	List each type	List the	Within each	For each	If special	List the legal	For each	Identify actions
categories of	of personal	source(s) of the	category of	purpose that	categories of	basis on which	category of	that are
data subjects	data included	personal data	personal data	personal data is	personal data	special	personal data,	required to
and personal	within each	e.g. collected	list the	processed, list	are collected	categories of	list the period	ensure all
data collected	category of	directly from	purposes for	the legal basis	and retained,	personal data	for which the	personal data
and retained	personal data	individuals;	the data is	on which it is	set out details	are collected	data will be	processing
e.g. current	e.g. name,	from third	collected and	based e.g.	of the nature of	and retained	retained e.g.	operations are
employee data;	address,	parties (if third	retained e.g.	consent,	the data e.g.	e.g. explicit	one month?	compliant e.g.
retired	banking details,	party identify	marketing,	contract, legal	health, genetic,	consent,	one year?	this may
employee data;	purchasing	the data	service	obligation	biometric data.	legislative basis	As a general	include deleting
customer data	history, online	controller as	enhancement,	(Schedule 2		(Schedule 2	rule data must	data where
(sales	browsing	this information	research,	DPJL).		(Part 2) DPJL).	be retained for	there is no
information);	history, video	will be	product				no longer than	further purpose
marketing	and images.	necessary to	development,				is necessary for	for retention.
database; CCTV		meet	systems				the purpose for	
footage.		obligations	integrity, HR				which it was	
		under Article 12	matters,				collected in the	
		DPJL).	advertising.				first place.	

Personal data:

	Question	Yes	No	Comments/Remedial Action
Consent based data processing	Have you reviewed your			
(Article 11 DPJL)	organisation's mechanisms for			
	collecting consent to ensure			
	that it is freely given, specific,			
	informed and that it is a clear			
	indication that an individual			
	has chosen to agree to the			
	processing of their data by way			
	of statement or a clear			
	affirmative action?			
	If personal data that you			
	currently hold on the basis of			
	consent does not meet the			
	required standard under the			
	DPJL, have you re-sought the			
	individual's consent to ensure			
	compliance with the DPJL?			
	Are procedures in place to			
	demonstrate that an individual			
	has consented to their data			
	being processed?			
	Are procedures in place to			
	allow an individual to withdraw			
	their consent to the processing			
	of their personal data?			
Children's personal data	Where information society			
(Article 11(4) DPJL)	services are provided to a child,			
	are procedures in place to			
	verify age and get consent of a			
	parent/ legal guardian, where			
	required?			

Data Subject Rights:

	Question	Yes	No	Comments/Remedial Action
Access to personal data	Is there a documented			
(Article 28 DPJL)	policy/procedure for handling			
	Subject Access Requests			
	(SARs)?			
	Is your organisation able to			
	respond to SARs within one			
	month?			
Data portability (Article 34	Are procedures in place to			
DPJL)	provide individuals with their			
	personal data in a structured,			
	commonly used and machine			
	readable format?			
Rectification and erasure	Are there controls and			
(Articles 31 and 32 DPJL)	procedures in place to allow			
	personal data to be deleted or			
	rectified (where applicable)?			
Right to restriction of	Are there controls and			
processing (Article 33 DPJL)	procedures in place to halt the			
	processing of personal data			
	where an individual has on			
	valid grounds sought the			
	restriction of processing?			
Right to object to processing	Are individuals told about their			
for direct marketing purposes,	right to object to certain types			
public functions or legitimate	of processing such as direct			
interests (Articles 35 and 36	marketing or where the legal			
DPJL)	basis of the processing is			
	legitimate interests or			
	necessary for a task carried out			
	in the public interest?			
	Are there controls and			
	procedures in place to halt the			
	processing of personal data			

	where an individual has		
	objected to the processing?		
Profiling and automated	If automated decision making,		
processing (Article 38 DPJL)	which has a legal or significant		
	similar affect for an individual,		
	is based on consent, has		
	explicit consent been		
	collected?		
	Where an automated decision		
	is made which is necessary for		
	entering into, or performance		
	of, a contract, or based on the		
	explicit consent of an		
	individual, are procedures in		
	place to facilitate an		
	individual's right to obtain		
	human intervention and to		
	contest the decision?		
Right to object for historical or	Is the lawfulness for processing		
scientific purposes (Article 37	based solely on the need to		
DPJL)	process for archiving or		
	research purposes?		
Handling of requests by data	Have you taken appropriate	 	
subject in relation to their	action as is required within the		
rights (Article 27 DPJL)	required timeframes?		

Accuracy and retention:

	Question	Yes	No	Comments/Remedial Action
Purpose limitation	Is personal data only used for the purposes for which it was originally collected?			
Data minimisation	Is the personal data collected limited to what is necessary for the purposes for which it is processed?			
Accuracy	Are procedures in place to ensure personal data is kept up to date and accurate and where a correction is required, the necessary changes are made without delay?			
Retention	Are retention policies and procedures in place to ensure data is held for no longer than is necessary for the purposes for which it was collected?			
Other legal obligations governing retention	Is your business subject to other rules that require a minimum retention period (e.g. medical records/tax records)?			
	Do you have procedures in place to ensure data is destroyed securely, in accordance with your retention policies?			

Duplication of records	Are procedures in place to ensure that there is no		
	unnecessary or unregulated duplication of records?		

Transparency requirements:

	Question	Yes	No	Comments/Remedial Action
Transparency to customers	Are service users/employees			
and employees (Articles 12	fully informed of how you use			
DPJL)	their data in a concise,			
	transparent, intelligible and			
	easily accessible form using			
	clear and plain language?			
	Where personal data is			
	collected directly from the			
	individuals, are procedures in			
	place to provide the			
	information listed at Article 12			
	of the DPJL?			
	If personal data is not collected			
	from the subject but from a			
	third party (e.g. acquired as			
	part of a merger) are			
	procedures in place to provide			
	the information listed at Article			
	12 of the DPJL?			
	When engaging with			
	individuals, such as when			
	providing a service, sale of a			
	good or CCTV monitoring, are			
	procedures in place to			
	proactively inform individuals			
	of their rights under the DPJL?			
	Is information on how the			
	organisation facilitates			
	individuals exercising their DPJL			
	rights published in an easily			
	accessible and readable			
	format?			

Other data controller obligations:

	Question	Yes	No	Comments/Remedial Action
Processor Agreements	Have agreements with			
(Articles 19 DPJL)	suppliers and other third			
	parties processing personal			
	data on your behalf been			
	reviewed to ensure all			
	appropriate data protection			
	requirements are included?			
Data Protection Officers	Do you need to appoint a DPO			
(DPOs) (Articles 24 DPJL)	as per Article 24 of the DPJL?			
	If it is decided that a DPO is not			
	required, have you			
	documented the reasons why?			
	Where a DPO is appointed, are			
	escalation and reporting lines			
	in place? Are these procedures			
	documented?			
	Have you published the contact			
	details of your DPO to facilitate			
	your customers/ employees in			
	making contact with them?			
Data Protection Impact	If your data processing is			
Assessments (DPIAs) (Article	considered high risk, do you			
16 DPJL)	have a process for identifying			
	the need for, and conducting			
	of, DPIAs? Are these			
	procedures documented?			

Data security:

	Question	Yes	No	Comments/Remedial Action
Appropriate technical and	Have you assessed the risks			
organisational security	involved in processing personal			
measures (Article 21)	data and put measures in place			
	to mitigate against them?			
	Is there a documented security			
	programme that specifies the			
	technical, administrative and			
	physical safeguards for			
	personal data?			
	Is there a documented process			
	for resolving security related			
	complaints and issues?			
	Is there a designated individual			
	who is responsible for			
	preventing and investigating			
	security breaches?			
	Are industry standard			
	encryption technologies			
	employed for transferring,			
	storing, and receiving			
	individuals' sensitive personal			
	information?			
	Is personal information			
	systematically destroyed,			
	erased, or anonymised when it			
	is no longer legally required to			
	be retained.			
	Can access to personal data be			
	restored in a timely manner in			
	the event of a physical or			
	technical incident?			

Data breaches:

	Question	Yes	No	Comments/Remedial Action
Data Breach response	Does the organisation have a			
obligations (Article 20 DPJL)	documented privacy and			
	security incident response			
	plan?			
	Are plans and procedures			
	regularly reviewed?			
	Are there procedures in place			
	to notify the office of the Data			
	Protection Commissioner of a			
	data breach?			
	Are there procedures in place			
	to notify data subjects of a data			
	breach (where applicable)?			
	Are all data breaches fully			
	documented?			
	Are there cooperation			
	procedures in place between			
	data controllers, suppliers and			
	other partners to deal with			
	data breaches?			

International data transfers (outside the EEA) – if applicable:

	Question	Yes	No	Comments/Remedial Action
International data transfers	Is personal data transferred			
	outside the EEA, eg. To the US			
	or other countries?			
	Does this include any special			
	categories of personal data?			
	What is the purpose(s) of the			
	transfer?			
	Who is the transfer to?			
	Are all transfers listed –			
	including answers to the			
	previous questions (e.g. the			
	nature of the data, the purpose			
	of the processing, from which			
	country the data is exported			
	and which country receives the			
	data, and who the recipient of			
	the data is?)			
Legality of international	Is there a legal basis for the			
transfers	transfer, e.g. EU Commission			
	adequacy decision; standard			
	contractual clauses. Are these			
	bases documented?			
Transparency	Are data subjects fully			
	informed about any intended			
	international transfers of their			
	personal data?			

Additional information

Additional guidance is available on our guidance pages with more information on other aspect of the DPJL.

This guidance has been developed drawing on the Commissioner's experience. It will be reviewed and considered from time-to-time in line with new decisions by the Commissioner and/or the Jersey courts.

It is a guide to our general recommended approach, although each individual case will likely be different and will be decided on the particular circumstances of the case.

If you need any further information about this, or any other aspect of the DPJL, please contact us or see our website www.OlcJersey.org.

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