Data Controller versus Data Processor

Data protection legislation has two main types of organisations that process personal data: data controllers and data processors. This guidance is intended to help you know the difference between the two and what is required. First some definitions.

**Data Controller**
A data controller determines what happens to personal data. So the purpose for using the personal data is determined by the data controller. This is an organisation, not an individual unless that individual is a sole trader. For most of the data processed at the School, the School is the data controller. This is not the Director, the Data Protection Officer or any individual staff member or student, but the School as an organisation.

**Data Processor**
A data processor processes data on behalf of a data controller. This means that the data processor should do as the data controller says. Data processors can be organisations or individuals.

**Joint Data Controllers**
This situation occurs when two data controllers equally decide the purpose of processing personal data.

**How do I know when I am either data controller, data processor, etc?**

Are you:
• Determining what personal data should be processed on behalf of the School? E.g. determining what data you need for research or providing a service. THEN DATA CONTROLLER APPLIES.

• Processing personal data on behalf of someone else? E.g. conducting research on behalf of another organisation. THEN DATA PROCESSOR APPLIES

• Working with another organisation on a project that involves personal data? THEN JOINT DATA CONTROLLER APPLIES

What do data controllers need to do

If your activity means the School is data controller, you need to:

• Ensure that you have identified a lawful basis for processing

• Draft a privacy notice for direct collection of data or let people know where you got their data from, if from another source

• If using a data processor, make them sign a contract which sets out how they should handle the data and keep it secure.

• Record what personal data is being processed

• Destroy/delete personal data no longer needed

What do data processors need to do

If your activity means the School is a data processor, you need to:

• Check that you can meet the requirements set by the data controller

• Keep to the data controller’s requirements for processing.

What do joint data controllers need to do

If your activity means the School is a joint data controller, you need to:

• The same activities as a normal data controller, but record this in a contract with the other data controller.

If you are still unsure

If you are unsure which category you fit into, please contact the Data Protection Officer Rachael Maguire via glpd.info.rights@lse.ac.uk.
Review schedule

<table>
<thead>
<tr>
<th>Review interval</th>
<th>Next review due by</th>
<th>Next review start</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 years</td>
<td>31/10/21</td>
<td>1/10/21</td>
</tr>
</tbody>
</table>

Version history

<table>
<thead>
<tr>
<th>Version</th>
<th>Date</th>
<th>Approved by</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>05/10/2018</td>
<td>Legal Team</td>
<td></td>
</tr>
</tbody>
</table>

Contacts

<table>
<thead>
<tr>
<th>Position</th>
<th>Name</th>
<th>Email</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Data Protection Officer</td>
<td>Rachael Maguire</td>
<td><a href="mailto:r.e.maguire@lse.ac.uk">r.e.maguire@lse.ac.uk</a></td>
<td></td>
</tr>
</tbody>
</table>

Communications and Training

<table>
<thead>
<tr>
<th>Will this document be publicised through Internal Communications?</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Will training needs arise from this policy</td>
<td>No</td>
</tr>
<tr>
<td>If Yes, please give details</td>
<td></td>
</tr>
</tbody>
</table>