

## **Data Breach Policy**

**Classification** Policy

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**Collaborative provision:** Mandatory

State whether this document is applicable to the University's collaborative partners

**Related documents:** Data Protection Policy; Data Classification Policy; Information

Systems Security and Architecture Policy

University document: Yes

A University document applies across the institution, is approved by a committee of Council or Senate and is held in the University Policy Directory on SharePoint.

**Published location:** University Policy Directory SharePoint

- The University has adopted the principles of Designing for Diverse Learners, and all policy documents should be written with reference to these principles. Further information is available at the **Designing for diverse learners website**.
- An Equality Impact Assessment (EIA) must be considered for all new and amended policies. Further information is available from the **EIA section of SharePoint**.
- This document is available in alternative formats from **policy@hull.ac.uk**.
- All printed or downloaded versions of this document are classified as uncontrolled



## **Data Breach Policy**

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## **Data Breach Policy**

## 1 Introduction

- 1.1 The University of Hull (the 'University') collects, holds, processes and retains personal data to deliver and support its business function.
- 1.2 Under the General Data Protection Regulation (GDPR) and Data Protection Act 2018 (DPA 2018) the University has an obligation to ensure the appropriate safeguards are in place when handling personal data.
- 1.3 Data security breaches are increasingly common occurrences whether these are caused accidently via human error or deliberately with malicious intent. As technology trends change and the creation of data and information grows, there are more emerging ways by which data can be breached.
- 1.4 The University needs to have in place a robust and systemic process of reporting and managing any incidents involving the breach of personal data.

## 2 Scope

2.1 This University policy applies to all personal data processed by the University, regardless of format and is applicable to all staff, students, visitors, contractors and data processors acting on behalf of the University.

## 3 Definitions

- 3.1 The GDPR defines a "personal data breach" as a breach of security leading to the accidental or unlawful destruction, loss, alteration unauthorised disclosure of, or access to, personal data transmitted, stored or otherwise processed.
- 3.2 It can be broadly defined as a security incident that has affected the confidentiality, integrity or availability of personal data
- 3.3 Examples of data security breaches may include:
  - a. Loss of theft of data or equipment on which data is stored e.g. loss of laptop, USB stick or paper record
  - b. Unauthorised disclosure or Restricted/Confidential Data
  - c. Equipment theft or failure
  - d. Human error
  - e. Hacking attack
- 3.4 The GDPR only applies where there is a breach of **personal data**. For the purpose of this policy, not all security incidents are personal data breaches, all personal data breaches are security incidents. Any security breaches concerning personal data **confirmed or suspected** should follow this policy.
- 3.5 "Controller" The Controller determines the purposes for which and the means by which personal data is processed.
- 3.6 Information that the University is not the 'Controller" or Processor of, such as documentation brought on to Campus by students, that is subsequently lost and retrieved by University staff members will not constitute a data breach. This will be



handled in accordance with the lost property policy/procedure.

## 4 Aim

- 4.1 The aim of this policy is to promote and standardize the University wide approach and response to any data breach incident, to ensure incidents are reported, logged and managed appropriately by adopting a standard consistent approach to all data security incidents it aims to ensure that:
  - a. Incidents are reported in a timely manner and can be properly investigated;
  - Incidents can be managed by relevant stakeholders, skilled and authorized personnel, and consideration given to the referral to the Information Commissioners/supervisory authority where appropriate to do so ensuring the 72 hours statutory period it met;
  - c. All incidents are recorded and documented, evidence gathered and maintained in a form that will withstand internal and external scrutiny;
  - d. The notification of any data subjects and or external bodies where appropriate;
  - e. The impact of incidents and actions taken to prevent reoccurrence and identify improvements in policies and procedures.

## 5 Responsibilities

- 5.1 The **University Leadership Team (ULT)** has overall responsibility to ensure that the University meets its legal and regulatory obligations.
- 5.2 **The Data Protection Officer (DPO)** has responsibility to brief and escalate data breaches where necessary to the University Secretary, Registrar & Chief Compliance Officer & University Secretary for submission. The DPO will determine the necessity to report to the Information Commissioners Office/Supervisory authority and make recommendations.
- 5.3 **Heads of Departments/ System Owner/System Stewards** are responsible for ensuring that staff in their area act in compliance with the policy and provide appropriate assistance to investigations as required.
- 5.4 **Information Users** All staff, contractors will be aware of their responsibilities and reporting procedures where there is a personal data breach whether actual, suspected or potential should:
  - a. Inform Line manager immediately;
  - b. Take steps to retrieve/contain the personal data;
  - Notify the DPO as soon as possible by completing the incident reporting form on the ServiceNow support portal <u>Data Breach Incident Reporting Form - Staff Portal</u> (<u>service-now.com</u>) (see Appendix 1);
    - [i] If no response is received within 24 hours, please also email <a href="mailto:dataprotection@hull.ac.uk">dataprotection@hull.ac.uk</a>;
    - [ii] In the absence of the DPO the University Secretary and <a href="mailto:CSIRT@hull.ac.uk">CSIRT@hull.ac.uk</a> should also be informed;
  - d. Assist with investigations as required and particularly if urgent action must be taken to prevent any further damage.



5.5 All staff should be aware that any breach of Data Protection legislation may be subject to University's disciplinary procedures.

## 6 Containment and recovery

- 6.1 Once the DPO has been notified they will undertake the following as required in the circumstances:
  - a. Liaise with System Owner or Lead Officer where necessary and convene a breach response team to carry out investigations/actions if necessary;
  - Take Steps to contain the breach and take any immediate steps to prevent any further breach which may require input from specialist departments such as HR, Communications and HR;
  - c. The relevant parties should be notified in a timely manner to ensure it is given the priority and action required;
  - d. Conduct assessment of severity, risk and harm to individuals;
  - e. Consider notification of relevant third parties and those individuals impacted;
  - f. Record the breach and the management plan of the breach actions and results.

## 7 Notification of breach

- 7.1 The University has a duty to report to the Information Commissioner Office (ICO) a personal data breach that is likely to result in **high risk** to the Rights and freedoms of individuals within 72 hours.
- 7.2 If the assessment of risk and impact identifies that the breach meets the threshold for referral the DPO will liaise with the University Secretary, Registrar and Chief Compliance officer or SIRO and report the notifiable breach to the ICO/ Supervisory Authority either via telephone or via the online reporting form

## 8 Evaluation and response

- 8.1 Following every incident of a personal data breach it is important to investigate causes and evaluate our response to it. Existing controls will be reviewed to ensure adequacy and any changes required to policies and procedures.
- 8.2 To simply contain and continue business as usual is not acceptable and incidents will be reported on and follow up actions undertaken to minimize the risk of a similar incident reoccurring in the future.



## 9 Version control

Version	Author	Date approved	Relevant sections
V3	Data Protection Officer	04/08/2023	
V4	Data Protection Officer	22/10/2024	4.2 Role title, 4.4 procedure, 6.2 Role title, changes to form to submission guidance.



## 10 Appendix A: Data Breach Incident Reporting

- A These are the details that will be required when you submit a Data Breach.

  All individuals working for the University or handling personal data on behalf of the University are required to adhere to the Data Protection & Data Breach Policy and be aware of obligations and procedures in the event of a data security breach for reporting as soon as possible.
- Incidents and breaches **must** be reported immediately to your line manager and to the Data Protection Officer.
- The details must be completed and submitted via the Support portal as soon as the Data breach actual or suspected has been identified the University is required to report **relevant** data breaches to the ICO within 72 hours.
- f you have any issues reporting please email <a href="mailto:dataprotection@hull.ac.uk">dataprotection@hull.ac.uk</a>
- Out of Hours The should also be sent to the University secretary and CSIRT@hull.ac.uk
- Please see guidance section overleaf to complete.

Data and Time of Breach / Incident				
Faculty/ Department				
Description of the	(see guidance no	te 2)		
Breach / Incident and				
how it occurred				
	<u> </u>			
	1 1	al Identifiers e.g. name,	Identification data – e.g. usernames,	
	contact detail	nancial Data e.g. Bank	passwords	
If a Data Breach has	Details	Haliciat Data e.g. Dalik	Health Data	
occurred - please mark	Location Data	3	Criminal Convictions / Offences	
all categories that were	Trade Union N		Official Documents e.g. Driving Licence	
included in the breach	Sex Life Data		Genetic or Biometric Data	
motuaca in the breach	Political Opin		Not yet known	
			see guidance Section 3) – Please State:	
	Other - pleas	e state:		
How many data	Number	Categories (Please see guida	nce section 4)	
subjects have been	Trainibility		<del>, , , , , , , , , , , , , , , , , , , </del>	
affected?				
Number of personal				
data records				
concerned (if applicable)				
Describe, identify any (See guidance section 5)		ction 5)		
potential risks and				
impact to the affected				
data subjects(s) given				
the sensitivity of the				
data and any other				
risks identified.				
What actions have (see guidant		ction 6)		
already been taken to				
recover the breach or				
mitigate the risk				
Have the data subjects				
been made aware?				
If so when and by whom?				



Type of Breach	(see guidance section 7)
Person Completing this submission:	
Name/Job Title	
Date & Time Completed	

# **Guidance for Completing a Data Breach Incident Notification Report**

Please work through and complete ALL sections.

#### 1. What is a Personal Data Breach?

- **Personal Data** is defined as anything that can identify a real person
- A Personal Data Breach means a breach of security leading to the accidental or unlawful destruction, loss, alteration, unauthorised disclosure of, or access to, personal data.
- a This includes breaches that are the result of both accidental and deliberate causes.
- all talso means that a breach is more than just about losing personal data.

## 2. Breach Descriptions and Occurrence Considerations

- Things to include in the description of the breach are who committed the breach / identified the incident
- **❸** What is the name of the individuals supervisor and what date / time were they notified
- What exactly happened (e.g., email sent to the wrong recipient, loss of keys, information etc.)
- a Has the data breach spread further (did the email get forwarded to anyone else)
- Was it Human or System error
- Has it happened before If so when and what happened.
- a If it is a ID card loss have you contacted Estates
- a If IT related incident has ITCD been updated
- This is not an exhaustive list, please include all information

#### 3. Protected Characteristics

Please identify all categories of protected characteristics that are in the data breach:

Age, Race, Disability, Sex (Gender), Sexual Orientation, Religion or belief, Transgender, Pregnancy and Maternity, Marriage and Civil Partnership.

## 4. Data Subject Categories

Please identify all categories of data subjects are that have been affected by the breach / incident:

- ♠ Employees
- ♠ Children
- Customers this includes individuals requesting services or information from us e.g., Agents, applicants, alumni, etc.
- Research participants

#### 5. What is a Potential or Real risk?

• Physical or emotional, material or non-material damage or distress caused or likely to be caused to any affected individuals.



• Could the breach lead to identity fraud, or any financial loss, or damage to a person's reputation or may lead to any economic or social disadvantage to a person(s) etc.?

## 6. Suggest actions to Recover or Mitigate the Breach

- For email breaches -
  - Try to recall the message using the outlook recall action
  - If you are unable to recall the email, contact ICT Support Desk to ask if they are able to recall it.
  - Send a follow up email to the recipient to request deletion, using the following statement:

'You have been sent an email in error from my contact address. You are asked to disregard the content and delete the email immediately.

Please confirm in writing that the deletion has taken place and that the information has not been further shared or forwarded to anyone else.'

- Contact the recipient(s) direct and ask that the email is disregarded, seeking written confirmation of the above actions
- Update <u>dataprotection@hull.ac.uk</u> of recovery actions taken.
- For other hardcopy or removable media breaches
  - Seek to retrieve the paperwork or removable media immediately.
  - Ensure it has not been accessed or shared further. If the items have been found by an individual, request confirmation from them that they have not accessed, copied or shared further
- lt is important you act quickly, if necessary, liaise with supervision to avoid any delay in implementing remedial action.
- **⑥** Contact <u>dataprotection@hull.ac.uk</u> for further advice and support.

## 7. Types of Breach

The University classifies the breaches into different types depending on the incident. Please see the below types and enter the relevant one on the form:

- **a** Data Loss − Any loss of data including missing discs, usb memory sticks, paper files etc.
- Inappropriate Disclosure Includes the accidental or deliberate sharing of information to the incorrect person / organisation, wrong emails or information provided about the wrong data subject.

  This
- Unauthorised Access inc Cyber Incident The accessing or attempts to gain unauthorised access to data (both via computer, verbal or hardcopy) that is not for a legitimate purpose. Changes to a systems hardware, software without the Systems Owners consent or malicious disruption.
- Procedural Concerns This is where a breach occurs however we have followed the current procedure and it is identified that the procedure may require review.
- **a** Data Theft − Theft of laptops, discs, mobile phones, briefcases that contain information.