



Template [2026] for personal data breach notification

Version 1.0

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Version history

Version	Date	Adoption information
version 1.0	08 June 2026	adoption of the template for public consultation

Table of Contents

1. Information on the personal data breach notification.....	1
1.1 Type of notification.....	1
2. Identification of the data controller and the reporting person.....	2
2.1 About the data controller.....	2
2.2 Identity of the reporting person.....	3
2.3 Name and contact details of the data protection officer or other contact point where more information can be obtained.....	4
2.4 Involvement of other parties.....	5
3. Initial information on the personal data breach.....	5
3.1 Date and time of the personal data breach and of its detection.....	5
3.2 Nature, circumstances and summary of the personal data breach.....	7
3.3 Categories and number of data subjects concerned.....	10
3.4 Categories and number of personal data records concerned.....	11
3.5 Measures in place when the personal data breach occurred.....	12
4. Further information on the personal data breach.....	13
4.1 Likely consequences of the personal data breach and potential adverse effects on data subjects.....	13
4.2 Assessment of the risk to the rights and freedoms of natural persons.....	15
4.3 Measures taken (or proposed to be taken) to address the personal data breach and to mitigate its possible adverse effects.....	15
4.4 Measures taken (or proposed to be taken) to prevent similar personal data breach.....	15
5. Communication to the data subjects.....	17
6. Possible other issues.....	19
6.1 Whether other authorities or bodies have been notified.....	19
6.2 Whether the personal data breach involves a cross-border processing.....	19
6.3 Whether the personal data breach involves a processing at non-EU establishments	
23	
7. Attachments.....	26

The European Data Protection Board has adopted the following template:

0	Field	Value	Tooltip	Mandatory	Business Logic
1	1. Information on the personal data breach notification				
2	1.1 Type of notification				
3	Type of notification	a) New Notification b) Follow-Up Notification	Indicate here if you notifying a new data breach or if you are amending a previous notification	Yes	
4	Sub-type of notification	a) Complete b) Incomplete c) Withdraw	Indicate here if you provide a complete notification, amend a preliminary (incomplete) notification or provide preliminary (incomplete) information to be amended. Complete (all required information can be provided) Incomplete (not all information can be provided right now) Withdraw (Cancel a previous Notification; e.g. duplicate, no risk after initial assessment)	Yes	Withdraw visible only if "Type of notification" = "follow-up notification"
5	Reasons for withdrawing a previous notification			Yes, if visible	visible only if "Type of notification" = "follow-up notification" and "Sub-type of follow-up notification" = "Withdraw"

6	ID of previously notified personal data breach		Please provide the ID of the previous personal data breach your are completing or amending.	Yes, if applicable	visible only if "Type of notification" = "complementary/a mended notification/withdr aw". Check existence of a previously notified data breach
7	Data controller's internal reference number		Provide your internal reference number if any	No	
8	2. Identification of the data controller and the reporting person				
9	2.1 About the data controller				
10	Type of Identifier	a) CompanyID b) Organisation number c) VAT Number (...) [...]		Yes, if applicable	optional field
11	Identifier			Yes, if applicable	optional field, Ask for selected identifier
12	Name of the organisation			Yes	
13	Contact details*			Yes	
14	Sector	a) Private b) Public		No	
15	Type of organisation	a) Freelance or Microenterprise b) Small or Medium Enterprise c) Large Enterprise d) Others	If you consider your organisation not fitting in those four categories, please select "Others" and specify how.	No	only if private

16	Further description of organisation type			No	only if others
17	Classification of economic activity	A Agriculture, Forestry and Fishing B Mining and Quarrying C Manufacturing D Electricity, Gas, Steam and Air Conditioning Supply E Water Supply; Sewerage, Waste Management and Remediation Activities F Construction G Wholesale and Retail Trade H Transportation and Storage I Accommodation and Food Service Activities J Publishing, Broadcasting, and Content Production and Distribution Activities K Telecommunication, Computer Programming, Consulting, Computing Infrastructure and other Information Service Activities L Financial and Insurance Activities M Real Estate Activities N Professional, Scientific and Technical Activities O Administrative and Support Service Activities P Public Administration and Defence; Compulsory Social Security Q Education R Human Health and Social Work Activities S Arts, Sports and Recreation T Other Service Activities U Activities of Households as Employers and Undifferentiated Goods and Service-Producing Activities of Households for Own Use V Activities of Extraterritorial Organisations and Bodies		No	
18	Name of representative in EEA			Yes, if visible	only if controller not established in EEA
19	Contact details* of representative in EEA				
20	2.2 Identity of the reporting person				

21	Name of the reporting person			Yes	
22	Contact details			Yes	
23	Function of the reporting person	a) DPO b) Legal representative c) Authorised representative or other (please specify)		Yes	
24	Description of the function of the reporting person			Yes, if visible	only if 23 is c) other
25	National identification number			Yes, if applicable	Optional field, implement only if required
26	Accuracy & Responsibility	Checkbox: Information on the liability for the accuracy of the information provided (can be combined with Art. 13 information)		Yes, if applicable	Optional field, implement only if required
27	2.3 Name and contact details of the data protection officer or other contact point where more information can be obtained				
28	2.3.1 About the data protection officer				
29	Is a data protection officer designated?			Yes	only if DPO not provided as reporting person in 1, yet
30	Name of the DPO			Yes	only if DPO not provided, yet
31	Contact details*			Yes	only if DPO not provided, yet
32	2.3.2 About the contact point where more information can be obtained				only if distinct from above
33	More information about the incident can	a) DPO b) Reporting person			

	be obtained at	c) Other (please specify)			
34	Name of the contact person			Yes, if visible	
35	Function of the contact person			Yes, if visible	
36	Contact details*			Yes, if visible	
37	2.4 Involvement of other parties				
38	Are other parties such as data processors or joint controllers involved?	a) Yes b) No	Indicate here if other organisations were involved in the data breach (for example a data processor, a joint controller, etc.)	Yes	
39	Qualification of the other involved party	For each party: Please specify the role Data Processor, Joint Controller or Other (please describe) and provide identification below		Yes	visible only if "Are other parties such as Data Processors or Joint Controllers involved?" = yes
40	Name of the other involved party			Yes	visible only if "Are other parties such as Data Processors or Joint Controllers involved?" = yes Allow multiple
41	Contact details*			Yes	
42	3. Initial information on the personal data breach				
43	3.1 Date and time of the personal data breach and of its detection				

44	When did the personal data breach occur?	a) On a specific day b) From a date to a date c) From a date and is still ongoing d) Cannot be determined e) To be determined	If you do not know the dates precisely, please indicate the estimated dates below	Yes	“ f) To be determined” only available for incomplete notification.
45	Only estimated dates are possible	[Checkbox]	Please indicated how you estimated the dates of the breach in field 49	No	
46	Beginning date and time of personal data breach			Yes, if visible	
47	Ending date and time of personal data breach			Yes, if visible	Only if a,b selected
48	Date and time of awareness of the data controller of the personal data breach			Yes	
49	Reasons for late notification of the personal data breach			Yes, if visible	Visible only if "date of awareness of breach" + 72h > current time and "new notification"
50	How was the personal data breach discovered?	a) Detection by the data controller b) Detection and communication by the data processor c) Communication by a data subject d) Communication by an external party e) Press news f) Other (please specify in further description)		Yes	
51	Further description of the discovery of the		Please describe how the personal data breach was discovered, e.g.,	Yes	

	personal data breach		Malware or Intrusions detection system, Coordinated Vulnerability Disclosure, ...		
52	Date of notification by other party		If you do not know this date precisely, please indicate the approximate date.	Yes, if visible	only if external notification (50 is b), c), d), e), f))
53	Further comments on timeline and additional information		Please provide an overview over relevant events and other issues regarding the timeline (if applicable), such as, the duration of impacts on availability, integrity and confidentiality, the awareness date of the processor, etc. Please indicated how you estimated the dates of the breach (if applicable)	Yes, if 41a	
54	3.2 Nature, circumstances and summary of the personal data breach				
55	Nature of the personal data breach	<p>a) Confidentiality breach - where there is an unauthorised or accidental disclosure of, or access to, personal data.</p> <p>b) Integrity breach - where there is an unauthorised or accidental alteration of personal data.</p> <p>c) Availability breach - where there is an accidental or unauthorised loss of access to, or destruction of, personal data.</p>		Yes	
56	Type of confidentiality breach	<p>a) Personal data are exfiltrated or disclosed</p> <p>b) Personal data are likely exfiltrated or disclosed (no evidence)</p> <p>c) Personal data are NOT exfiltrated NOR disclosed (reasonable evidence present)</p> <p>d) Not possible to assess</p> <p>e) To be determined</p>		Yes, if visible	only if confidentiality "To be determined" only available for incomplete notification.

57	Was the data unintelligible to anyone who was not authorised to access it or were individuals not identifiable?	<p>a) Yes and protection is still intact (e.g. data was securely encrypted or otherwise protected)</p> <p>b) Protective measures had been taken, but it is likely that they could be subverted (e.g. because the unauthorised party could be able to use decryption keys or exploit a technical weakness in the measures that have been applied)</p> <p>c) No</p> <p>d) Not possible to assess</p> <p>e) To be determined</p>	If you answered d), please specify why the assessment is not possible (e.g. technical reasons)	Yes, if visible	only if confidentiality "To be determined" only available for incomplete notification.
58	Type of integrity breach	<p>a) Alteration or modification of the data, with no evidence of illegal or wrong use</p> <p>b) Alteration or modification of the data, with evidence of illegal or wrong use, but with the possibility of reversing/recovering the damages to data subjects</p> <p>c) Alteration or modification of the data with evidence of illegal or wrong use, without the possibility of reversing/recovering damages to the data subjects</p>		Yes, if visible	only if integrity
59	Type of availability breach	<p>a) Temporary availability issue</p> <p>b) Permanent availability issue</p> <p>c) not determined</p>	Please assess the availability issue from the data subject's perspective	Yes, if visible	only if availability
60	Nature of the incident	<p>a) Abuse of access privileges by employee</p> <p>b) Encrypted device / ransomware</p> <p>c) Hacking / malware activity detected</p> <p>d) Phishing / social engineering</p> <p>e) Security vulnerability (likely) exploited (known CVE or zero day)</p> <p>f) Unauthorised access to personal data in IT systems</p> <p>g) Data exfiltration / unauthorised extraction of personal data</p> <p>h) Data of wrong data subject shown (mix-up of</p>		Yes	

		records) i) Device lost or stolen j) E-waste (personal data still present on obsolete device) k) Incorrect disposal of personal data on paper l) Mail lost or opened / misdelivery (post/email) m) Misconfiguration n) Incorrect access permissions (e.g., cloud storage, shared folder) o) Paper lost or stolen or left in insecure location p) Personal data deleted/destroyed q) Personal data displayed to wrong recipient r) Personal data sent by mistake (post/email) s) Sending email to multiple recipients without blind copy / with open distribution list t) Technical malfunction u) Unauthorised data modification v) Unintended publication (e.g., public link / public website / shared drive) w) Verbal unauthorised disclosure of personal data x) to be determined y) Other (please specify in further description)			
61	Cause of the personal data breach	a) Internal non malicious b) Internal malicious c) External non malicious d) External malicious e) To be determined		Yes	"To be determined" only available for incomplete notification.

		f) Unknown			
62	Further description of the nature of the incident		Please describe the nature of the breach (detection, awareness, cause, measures in place) shortly and provide on what facts your decision is grounded. If possible indicate the root cause of the incident.	Yes	
63	Description of the systems, software, services, and infrastructures involved in the personal data breach and where they are located		<p>Please list the descriptions them in semantic groups, e.g.</p> <p>Systems:</p> <ul style="list-style-type: none"> • production database : <ul style="list-style-type: none"> o client database (full/partial) that countains ****, located in *** o internal HR database (full/partial) that countains ****, located in *** • test infrastucture <ul style="list-style-type: none"> o testing database (full/partial) that countains ****; located in *** <p>Software:</p> <ul style="list-style-type: none"> • Accounting software • Payment system software 	Yes	
64	3.3 Categories and number of data subjects concerned				
65	Categories of concerned data subjects	a) Customers (current and prospects) b) Employees (former, current and candidates) c) Military or law enforcement staff d) Minors e) Patients	If you answered i), please indicate what kind of vulnerable people. If you are not sure if or how the concerned data subject are vulnerable, please describe them shortly and why you would consider them as vulnerable.	Yes	"Not yet known" only available for incomplete notification.

		f) Students g) Subscribers h) Users i) Vulnerable individuals (elderly, refugees, disabled people, victims, ...) j) Additional concerned data subjects (please specify in further description) k) Not yet known			
66	Further description of categories of concerned data subjects and additional data subjects			Yes	
67	Data subjects concerned by the personal data breach	a) Exact number b) Approximate number c) Number cannot be determined d) Number to be determined		Yes	"Number to be determined " only available for incomplete notification.
68	Number of data subjects concerned by the personal data breach			Yes, if 'exact number' or 'approximate number' in previous question	Only if a/b selected ask according to selected value before, Tooltip: "if c) the current estimate is: ..."
69	3.4 Categories and number of personal data records concerned				
70	Type of breached data	a) Basic data (e.g. name, surname, date of birth) b) Contact details (e.g. address, phone number, e-		Yes	"Not yet known" only available for incomplete

		<p>mail)</p> <p>c) Biometric data</p> <p>d) Criminal convictions, offence or security measures</p> <p>e) Data revealing political opinions</p> <p>f) Data revealing racial or ethnic origin</p> <p>g) Data revealing religious or philosophical beliefs</p> <p>h) Data revealing sex life or sexual orientation</p> <p>i) Data revealing trade union membership</p> <p>j) Genetic data</p> <p>k) Health data (e.g. medical records, test results, ...)</p> <p>l) Economic and financial data</p> <p>m) Employment related health data (e.g. proof of sick leave, proof of medical attendance, results of medical fitness tests or similar)</p> <p>n) Identification data (e.g. National identification number, ID number)</p> <p>o) Location data</p> <p>p) Official documents (e.g. scanned copies)</p> <p>q) Payment methods (e.g. credit card, bank accounts)</p> <p>r) Profile data (e.g. social network, credit score, psychology or other profiles)</p> <p>s) User credentials (e.g. usernames, passwords, tokens)</p> <p>t) Not yet known</p> <p>u) Additional data types (please specify in further description)</p>			notification.
71	Further description of breached data and additional data			Yes	

	categories				
72	Personal data records concerned by the personal data breach	<ul style="list-style-type: none"> a) Exact number b) Approximate number c) Number cannot be determined d) Number to be determined 	Please specify the type of record: number of data about each concerned data subject. For instance, to avoid just mentioning "500". Because "5 types of data (namely *,*,*,*,*) about 100 people" and "100 types of data (namely *,*,*,*,*) about 5 people" may not lead to the same risks assessment, even if it could both be summed up to "500 records".	Yes	"Number to be determined " only available for incomplete notification.
73	Number of personal data records concerned by the personal data breach		Please indicate here the number of records concerned by the breach, meaning the number of single entries in the database concerned by the breach.	Yes	ask according to selected value before
74	3.5 Measures in place when the personal data breach occurred				
75	Relevant measures in place when the personal data breach occurred	<ul style="list-style-type: none"> a) Pseudonymisation b) Backup / Recovery plan c) Data encryption d) Data protection and information security policies e) Data protection and security training f) Incident log g) Levels of access to data h) Logical access control (e.g. MFA) i) Periodic audits j) Physical access control k) Up-to-date IT systems l) Other measures (please specify in further description) 	<p>This list is not exhaustive and just covers common measures.</p> <p>You may have not applied some measures because they were not applicables or useful.</p> <p>At the same time, you may have applied non-listed measures that were useful. If so, please specify them with answer L.</p>	Yes	

76	Further description of relevant measures in place when the personal data breach occurred		Reminder: You indicated that technical measures are likely to be subverted by the adversaries. Please add the relevant level of detail here to these measures, along the description of the other relevant measures.	Yes	If 57 indicated that measures in place are likely to be subverted, remind DCs here to detail on this in the tooltip
77	4. Further information on the personal data breach				
78	4.1 Likely consequences of the personal data breach and potential adverse effects on data subjects				
79	Likely consequences in case of breach of confidentiality	a) Data were disclosed beyond the scope of the privacy policy or relevant legislation b) Data may be linked, without unreasonable effort, with other information regarding data subjects c) Data may be used for purposes other than the intended purpose or unlawfully d) Other e) Under assessment		Yes, if visible	visible only if "Confidentiality"= yes "Under assessment " only available for incomplete notification.
80	Description of other confidentiality consequences			Yes, if visible	visible only if "Other" = Yes
81	Likely consequences in case of breach of integrity	a) Data may have been modified and used even though it is no longer valid b) Data may have been modified into otherwise valid data and subsequently used for other purposes c) Other d) Under assessment		Yes, if visible	visible only if "Integrity"= 1 "Under assessment " only available for incomplete notification.
82	Description of other integrity consequences			Yes, if visible	visible only if "Other" = Yes

83	Likely consequences in case of breach of availability	<ul style="list-style-type: none"> a) Inability to access services b) Service disruptions and difficulties in service use c) Other d) Under assessment 		Yes, if visible	<p>visible only if "Integrity"= 1</p> <p>"Under assessment " only available for incomplete notification.</p>
84	Description of other availability consequences			Yes, if visible	visible only if "Other" = Yes
85	Nature of the potential impact for the data subject	<ul style="list-style-type: none"> a) Loss of control of their personal data b) Limitation of their rights c) Discrimination d) Identity theft or usurpation e) Fraud f) Financial loss g) Unauthorised reversal of pseudonymisation h) Damage to reputation i) Loss of confidentiality of personal data protected by professional secrecy j) Disclosure of data to unauthorised third parties k) Significant economic or social disadvantage l) Physical or mental harm m) Material or non-material damage to property n) Other impact (please specify in further description) o) To be determined 	Please indicate here the nature of the impact on the data subject rights and freedoms.	Yes	
86	Further description of the other impacts for the data subjects			Yes, if visible	visible only if "Description of the potential impact for the data subject" = "other"
87	Severity of the potential impacts	<ul style="list-style-type: none"> a) Minor b) Moderate c) Severe d) To be determined 	Indicate here the result of your self-assessment of the severity of the impact of the breach for the data subjects. Please select the highest severity if multiple potential impacts can occur.	Yes	

88	4.2 Assessment of the risk to the rights and freedoms of natural persons				
89	Outcome of the risk assessment carried out by the controller	<p>a) The personal data breach is likely to result in a high risk to the rights and freedoms of natural persons</p> <p>b) The personal data breach is likely to result in a (not high) risk to the rights and freedoms of natural persons</p> <p>c) The personal data breach is unlikely to result in a risk to the rights and freedoms of natural persons</p> <p>c) Additional information is needed to assess the risk to the rights and freedoms of natural persons</p>		Yes	"Additional information is needed to assess the risk to the rights and freedoms of natural persons " only available for incomplete notification.
90	Further description of the risk assessment carried out by the data controller		Please describe the methodology used and the relevant factors you put into account.	Yes	
91	4.3 Measures taken (or proposed to be taken) to address the personal data breach and to mitigate its possible adverse effects				
92	Measures taken to address the personal data breach and to mitigate its consequences		Please indicate to what extent the measures resolve the issue.	Yes	
93	4.4 Measures taken (or proposed to be taken) to prevent similar personal data breach				
94	Relevant measures taken to prevent similar personal data breach	<p>a) Anonymisation</p> <p>b) Backup / Recovery plan</p> <p>c) Change of processes</p> <p>d) Data encryption</p> <p>e) Data protection and information security policies</p>		Yes	

		<ul style="list-style-type: none"> f) Data protection and security training g) Erasure of the data h) Incident log i) Levels of access to data j) Logical access control (e.g. MFA) k) Periodic audits l) Physical access control m) Pseudonymisation n) Up-to-date IT systems o) Other measures (please specify in further description) 			
95	Further description of relevant updated permanent measures to avoid similar incidents in the future		<p>Please indicate to what extent the measures resolve the issue and improve the situation.</p> <p>A description is expected if you answered with “Other measures” in the previous question m).</p> <p>Nevertheless, do not hesitate to describe further measures taken after the breach, or to be taken, if you think it is relevant.</p>	Yes	
96	5. Communication to the data subjects				
97	Has the personal data breach been communicated to data subjects?	<ul style="list-style-type: none"> a) Yes b) No, but it will be communicated on a specific date b1) No, but it will be communicated on a date to be determined 	If you have not assessed yet if you are going to notify, please note that you will have to make a follow-up notification once you have make your	Yes	No, the risk assessment is still ongoing' only available for

		<p>c) No, the investigation is still ongoing</p> <p>d) No, it will not be communicated since the personal data breach is unlikely to result in a high risk to the rights and freedoms of natural persons</p> <p>e) No, it will not be communicated since one of the conditions referred to in article 34(3) of the GDPR is met</p>	<p>decision</p> <p>If you communicate the data breach to the data subjects in phases or if you cannot reach out to all data subjects, yet. Please indicated that in field 98 and 98a.</p>		incomplete notifications.
98	Date of when information was given to data subjects		Please indicate here the date on which you have started to inform the data subjects.	Yes, if visible	visible only if "information of data subject" = Yes
99	Future date on which the data breach will be communicated to the data subjects			One of the fields is mandatory if "information of data subject" = "No, but it will be communicated"	visible only if "information of data subject" = "No, but it will be communicated"
100	Further information about conditions referred to in article 34(3) of the GDPR that are met	<p>a) The controller has implemented appropriate technical and organisational protection measures, and those measures were applied to the personal data affected by the personal data breach, in particular those that render the personal data unintelligible to any person who is not authorised to access it, such as encryption.</p> <p>b) The controller has taken subsequent measures which ensure that the high risk to the rights and freedoms of data subjects referred to in paragraph 1 is no longer likely to materialise.</p> <p>c) It would involve disproportionate effort. In such a case, there shall instead be a public communication or similar measure whereby the data subjects are informed in an equally effective manner.</p>		Yes, if visible	visible only if "information of data subject" = "No they will not be informed"
101	Further description why the conditions referred to in article 34(3) of the GDPR that			Yes, if visible	visible only if "information of data subject" = "No they will not

	are met and the measures taken				be informed"
102	Number of data subjects informed	a) All data subjects have been informed b) Not all data subjects have been informed		Yes, if visible	visible only if "information of data subject" = Yes
103	Further description why not all data subjects have been informed		Please specify the reason why some data subjects have not been informed, e.g. some might not have been because reason A, some other because reason B, etc. Reasons can be of various natures and not just the technical ones have to be considered: ongoing process, some data subjects cannot be reached the same way, additional laws apply to them, the cost of information is much higher, etc	Yes, if visible	visible only if "b) Not all data subjects have been informed"
104	Means of communication used to inform the data subject	a) Individual communication (letter/email/personal communication) b) Public announcement (website/press release/social network) c) Other		Yes, if visible	visible only if "information of data subject" = Yes
105	Further description of the other means of communication			No	visible only if "information of data subject" = Yes
106	Content of the information provided to the data subjects		Please provide this content in the most relevant way. For example, if the provided information is just an email with only plaintext, copying the text here is sufficient. If, for instance, your information contains pictures/videos useful for	Yes, if visible	visible only if "information of data subject" = Yes

			understanding, please provide the means for the data protection authority to consult it (website page, email screenshots, download page, etc).		
107	6. Possible other issues				
108	6.1 Whether other authorities or bodies have been notified				
109	Has the incident been reported to the police/judicial authorities as a criminal offence?	a) Yes b) No c) Unknown		No	
110	Has the incident been notified to other supervisory authorities or control bodies under other relevant legislation? (e.g. national cyber security centre, etc.)	a) Yes b) No c) Unknown		No	
111	Further information about notification to other authorities or bodies		Please specify which authority (about data protection or not) and if possible, provide the case ID that this authority used and then can be referred to.	Yes, if visible	visible only if 109/110 is Yes
112	6.2 Whether the personal data breach involves a cross-border processing				
113	Does the personal data breach involve cross-border processing carried out by a controller	a) Yes b) No c) Unknown		Yes	SECTION: Only if DC is based in EEA

	established in the European Economic Area (EEA)?				
114	The lead supervisory authority is:	List of SAs/unknown		Yes, if visible	
115	List of EEA countries where the controller has an establishment	List of EEA countries BE;BG;DK;DE;EE;FI;FR;GR;IE;IT;HR;LV;LT;LU;MT;NL;AT;PL;PT;RO;SE;SK;SI;ES;CZ;HU;CY;IS;LI;NO	Indicate here the countries concerned by the breach.	Yes, if visible	visible only if "Is this notification a cross border notification made to your lead supervisory authority" = Yes
116	List of EEA countries where affected data subjects are located	List of EEA countries BE;BG;DK;DE;EE;FI;FR;GR;IE;IT;HR;LV;LT;LU;MT;NL;AT;PL;PT;RO;SE;SK;SI;ES;CZ;HU;CY;IS;LI;NO	Indicate here the countries concerned by the breach.	Yes, if visible	visible only if "Is this notification a cross border notification made to your lead supervisory authority" = Yes
117	Approximate number of data subjects per country	Ask number for each affected country		Yes, if visible	Only for selected countries
118	List of EEA supervisory authority to which the breach has been or will be notified	Austria - Datenschutzbehörde Austria - Parlamentarisches Datenschutzkomitee Belgium - Autorité de protection des données / Gegevensbeschermingsautoriteit Bulgaria - Комисия за защита на личните данни Cyprus - Γραφείο Επιτρόπου Προστασίας Δεδομένων Προσωπικού Χαρακτήρα Croatia - Agencija za zaštitu osobnih podataka Czech Republic - Úřad pro ochranu osobních údajů Denmark - Datatilsynet Estonia - Andmekaitse Inspektsioon	Indicate here the list of other EU Supervisory Authorities you have or you plan to notify.	Yes, if visible	

		<p>Finland - Tietosuojavaltuutetun Toimisto / Dataombudsmannens Byrå</p> <p>France - Commission Nationale de l'Informatique et des Libertés</p> <p>Germany (Federal) - Die Bundesbeauftragte für den Datenschutz und die Informationsfreiheit</p> <p>Germany (Baden-Württemberg) - Landesbeauftragte für den Datenschutz und die Informationsfreiheit Baden-Württemberg</p> <p>Germany (Bavaria - Private sector) - Bayerisches Landesamt für Datenschutzaufsicht</p> <p>Germany (Bavaria - Public sector) - Der Bayerische Landesbeauftragte für den Datenschutz</p> <p>Germany (Berlin) - Berliner Beauftragte für Datenschutz und Informationsfreiheit</p> <p>Germany (Brandenburg) - Die Landesbeauftragte für den Datenschutz und für das Recht auf Akteneinsicht Brandenburg</p> <p>Germany (Bremen) - Die Landesbeauftragte für Datenschutz und Informationsfreiheit der Freien Hansestadt Bremen</p> <p>Germany (Hamburg) - Der Hamburgische Beauftragte für Datenschutz und Informationsfreiheit</p> <p>Germany (Hesse) - Hessische Beauftragte für Datenschutz und Informationsfreiheit</p> <p>Germany (Lower Saxony) - Der Landesbeauftragte für den Datenschutz Niedersachsen</p> <p>Germany (Mecklenburg-Western Pomerania) - Der Landesbeauftragte für Datenschutz und Informationsfreiheit Mecklenburg-Vorpommern</p> <p>Germany (North Rhine-Westphalia) - Landesbeauftragte für Datenschutz und Informationsfreiheit Nordrhein-Westfalen</p>			
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		<p>Germany (Rhineland-Palatinate) - Der Landesbeauftragte für den Datenschutz und die Informationsfreiheit Rheinland-Pfalz</p> <p>Germany (Saarland) - Unabhängiges Datenschutzzentrum Saarland / Landesbeauftragte für Datenschutz und Informationsfreiheit</p> <p>Germany (Saxony) - Sächsische Datenschutz- und Transparenzbeauftragte</p> <p>Germany (Saxony -Anhalt) - Landesbeauftragte für den Datenschutz Sachsen-Anhalt</p> <p>Germany (Schleswig-Holstein) - Landesbeauftragte für Datenschutz Schleswig-Holstein / Unabhängiges Landeszentrum für Datenschutz Schleswig-Holstein</p> <p>Germany (Thuringia) - Thüringer Landesbeauftragte für den Datenschutz und die Informationsfreiheit</p> <p>Greece - Αρχή Προστασίας Δεδομένων Προσωπικού Χαρακτήρα</p> <p>Hungary - Nemzeti Adatvédelmi és Információszabadság Hatóság</p> <p>Iceland - Persónuvernd</p> <p>Ireland - Data Protection Commission / An Comisiún um Chosaint Sonraí</p> <p>Italy - Garante per la protezione dei dati personali</p> <p>Latvia - Datu valsts inspekcija</p> <p>Liechtenstein - Datenschutzstelle</p> <p>Lithuania - Valstybinė duomenų apsaugos inspekcija</p> <p>Lithuania - Žurnalistų etikos inspektorius tarnyba</p> <p>Luxembourg - Commission Nationale pour la Protection des Données / Nationale Kommission für Datenschutz Großherzogtum</p> <p>Malta - Office of the Information and Data Protection Commissioner</p>			
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		Norway – Datatilsynet The Netherlands - Autoriteit Persoonsgegevens Poland - Urząd Ochrony Danych Osobowych Portugal - Comissão Nacional de Proteção de Dados Romania - Autoritatea Națională de Supraveghere a Prelucrării Datelor cu Caracter Personal Slovakia - Úrad na ochranu osobných údajov Slovenskej republiky Slovenia - Informacijski pooblaščenec Spain - Agencia Española de Protección de Datos Sweden - Integritetsskyddsmyndigheten			
119	6.3 Whether the personal data breach involves a processing at non-EU establishments				
120	Does the personal data breach involve processing, to which the GDPR applies, carried out by a controller that is not established in the European Economic Area (EEA)?	a) Yes b) No c) Unknown		Yes	SECTION: Only if DC is NOT based in EEA
121	List of EEA countries where affected data subjects are located	List of EEA countries BE;BG;DK;DE;EE;FI;FR;GR;IE;IT;HR;LV;LT;LU;MT;NL;AT;PL;PT;RO;SE;SK;SI;ES;CZ;HU;CY;IS;LI;NO	Indicate here the countries concerned by the breach.	Yes, if visible	only if yes on first
122	Approximate number of data subjects per country	Ask number for each affected country		Yes, if visible	only if yes on first only for selected countries
123	List of EEA supervisory authority to which the breach has been or will be	Austria - Datenschutzbehörde Austria - Parlamentarisches Datenschutzkomitee Belgium - Autorité de protection des données /	Indicate here the list of other EU Supervisory Authorities you have or you plan to notify.	Yes, if visible	only if yes on first

	notified	<p>Gegevensbeschermingsautoriteit</p> <p>Bulgaria - Комисия за защита на личните данни</p> <p>Cyprus - Γραφείο Επιτρόπου Προστασίας Δεδομένων Προσωπικού Χαρακτήρα</p> <p>Croatia - Agencija za zaštitu osobnih podataka</p> <p>Czech Republic - Úřad pro ochranu osobních údajů</p> <p>Denmark - Datatilsynet</p> <p>Estonia - Andmekaitse Inspektsioon</p> <p>Finland - Tietosuojavaltuutetun Toimisto / Dataombudsmannens Byrå</p> <p>France - Commission Nationale de l'Informatique et des Libertés</p> <p>Germany (Federal) - Die Bundesbeauftragte für den Datenschutz und die Informationsfreiheit</p> <p>Germany (Baden-Württemberg) - Landesbeauftragte für den Datenschutz und die Informationsfreiheit Baden-Württemberg</p> <p>Germany (Bavaria - Private sector) - Bayerisches Landesamt für Datenschutzaufsicht</p> <p>Germany (Bavaria - Public sector) - Der Bayerische Landesbeauftragte für den Datenschutz</p> <p>Germany (Berlin) - Berliner Beauftragte für Datenschutz und Informationsfreiheit</p> <p>Germany (Brandenburg) - Die Landesbeauftragte für den Datenschutz und für das Recht auf Akteneinsicht Brandenburg</p> <p>Germany (Bremen) - Die Landesbeauftragte für Datenschutz und Informationsfreiheit der Freien Hansestadt Bremen</p> <p>Germany (Hamburg) - Der Hamburgische Beauftragte für Datenschutz und Informationsfreiheit</p>			
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		<p>Latvia - Datu valsts inspekcija</p> <p>Liechtenstein - Datenschutzstelle</p> <p>Lithuania - Valstybinė duomenų apsaugos inspekcija</p> <p>Lithuania - Žurnalistų etikos inspektoriatas tarnyba</p> <p>Luxembourg - Commission Nationale pour la Protection des Données / Nationale Kommission für Datenschutz Großherzogtum</p> <p>Malta - Office of the Information and Data Protection Commissioner</p> <p>Norway – Datatilsynet</p> <p>The Netherlands - Autoriteit Persoonsgegevens</p> <p>Poland - Urząd Ochrony Danych Osobowych</p> <p>Portugal - Comissão Nacional de Proteção de Dados</p> <p>Romania - Autoritatea Națională de Supraveghere a Prelucrării Datelor cu Caracter Personal</p> <p>Slovakia - Úrad na ochranu osobných údajov Slovenskej republiky</p> <p>Slovenia - Informacijski pooblaščenec</p> <p>Spain - Agencia Española de Protección de Datos</p> <p>Sweden - Integritetsskyddsmyndigheten</p>			
124	7. Attachments				
125	Please identify the attachments to this notification	<p>a) Dated copy of the communication to the datasubject</p> <p>b) Dated copy of the risk-assessment</p> <p>c) Dated copy of the research report into the data breach (cyberincidents)</p> <p>d) Dated copy of the ransomware-note</p>	<p>Tooltip: with regard to <i>phishing</i> there needs to be a split-up of communications, namely, 3 categories:</p> <ul style="list-style-type: none"> - The owner, datasubject of the mailbox - Data subjects that received 	No	

		e) Dated copy of the phishing-message f) Dated copy of the internal procedure to notify a data breach g) Dated copy of the internal policy to delete/destroy (outdated) personal data h) Dated copy of the communication to the wrong recipients i) Dated copy of the external notification/message of the data breach j) Other	a phishing-mail - Data subjects of which personal data was in the compromised mailbox		
126	Other attachments			Yes, if visible	

* Marks simplified Fields for easier reading. The collection in the actual form shall be in a structured way.

For the European Data Protection Board

The Chair

Anu Talus