# HROUGE U XCELLEN

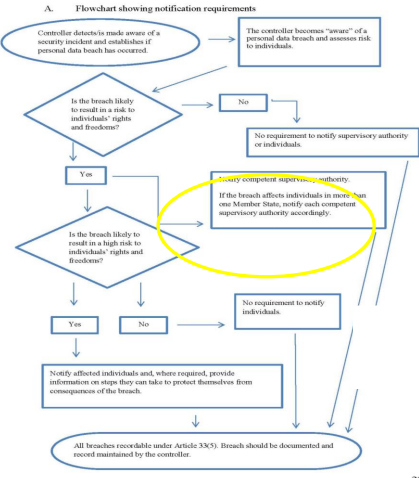
### Data Breach Protocol Policy

Policy adopted by LOETB Board 28 May 2018



#### 1. Data breach and purpose of protocol

- 1.1. Laois and Offaly ETB has developed this personal data breach protocol. This is part of our strategic planning to ensure that Laois and Offaly ETB is prepared to respond in a personal data breach situation. The focus of any breach response plan will be on prompt action in order to protect individuals and their personal data. Laois and Offaly ETB is committed to:
  - (a) Notifying the Data Protection Commission (DPC) of a personal data breach without undue delay and not later than **72 hours** after becoming aware of it (unless the personal data breach is unlikely to result in a risk to the rights and freedoms of natural persons).
  - (b) Notifying affected data subjects without undue delay, unless the personal data breach is unlikely to result in a high risk to the rights and freedoms of natural persons.
- 1.2. This protocol will be:
  - (a) circulated to all appropriate data processors. Data processors are required to alert the ETB immediately if the processor becomes aware of a breach of the personal data it is processing on behalf of the ETB
  - (b) advised to staff at induction and at periodic staff meetings/ training.
- 1.3. The following flow-chart (taken from the Article 29 Working Party Guidelines on Personal data breach notification under Regulation 2016/679, Adopted on 3 October 2017) summarises the steps to be taken:



#### 1.4. **Definitions:**

In this protocol, the following terms shall have the following meanings1:

- 1.4.1. "Aware": a data controller should be regarded as having become "aware" when that controller has a reasonable degree of certainty that a security incident has occurred that has led to personal data being compromised.
- 1.4.2. "**Damage**": the personal data has been altered, corrupted, or is no longer complete.
- 1.4.3. "**Destruction**": the data no longer exist or no longer exist in a form that is of any use to the controller.
- 1.4.4. "**Loss**": the data may still exist but the controller has lost control or access to the data, or no longer has the data in its possession.
- 1.4.5. "**personal data breach**": per Article 4(12) GDPR: "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".
- 1.4.6. "**Temporary loss of data**": an incident resulting in personal data being made unavailable for a period of time.
- 1.4.7. "**unauthorised or unlawful processing**" may include disclosure of personal data to (or access by) recipients who are not authorised to receive (or access) the data, or any other form of processing which violates the GDPR.
- 1.5. A data security breach can happen for a number of reasons, including:
  - Human error.
  - Loss or theft of paperwork, or any device containing data.
  - Break-ins, burglary, mugging.
  - Inappropriate access controls allowing unauthorised use/access.
  - Equipment failure and inadequate system back-ups.
  - A disaster such as flood or fire.
  - Phishing or blagging (where information is obtained by deception or spoofing).
  - Malicious attacks such as hacking or ransomware attack.
- 1.6. Personal data breaches can result in adverse effects on individuals which can result in physical, material, or non-material damage. This could include causing the data subject embarrassment, distress, or humiliation. Other adverse effect could include: "loss of control over their personal data, limitation of their rights, discrimination, identity theft or fraud, financial loss, unauthorised reversal of pseudonymisation, damage to reputation, loss of confidentiality of personal data protected by professional secrecy, significant economic or social disadvantage<sup>2</sup>" to affected individuals.
- 1.7. Personal data breaches can also be damaging to the ETB as they can result in:
  - Damage to the relationship of trust we have built with staff and students,
  - Loss of, deletion of, or damage to personal data which is essential to the administration of the ETB,
  - Damage to the reputation of Laois and Offaly ETB.

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<sup>&</sup>lt;sup>1</sup> Definitions taken from GDPR and WP250 ("Guidelines on Personal data breach notification under Regulation 2016/679).

<sup>&</sup>lt;sup>2</sup> Page 8, WP250.

• Administrative fines in accordance with the provisions of Data Protection legislation, enforcement action, and/or litigation.

#### 2. Protocol

In case of a personal data breach, the Laois and Offaly ETB will follow the following protocol:

#### 2.1. Identify that there is an issue an alert the relevant people

- 2.1.1. The DPO3 shall be notified as soon as possible.
- 2.1.2. The DPO shall notify the Chief Executive as soon as possible.

#### **Emergency contact numbers:**

DPO (057/9349400) email: <u>dpo@loetb.ie</u>

- 2.1.3. The DPO shall gather together a small team to assess the potential exposure/loss and undertake appropriate containment/mitigation/remediation measures. All staff and all data processors and/or joint data controllers are required to give all necessary assistance to the DPO and this team.
- 2.1.4.The DPO shall start a written chronology of events, recording all relevant matters, including:
  - (a) Date and time of notification of the breach (using the format DD/MM/YYYY and am/pm as appropriate).
  - (b) If the notification relates to a potential breach, details of any preliminary investigation (if required) in order to establish whether or not a breach has in fact occurred.
  - (c) Details of who reported the matter.
  - (d) Details of what was known/suspected at that initial stage.
  - (e) Details of what system/data-set is involved.
  - (f) Assessment of risk to the rights and freedoms of natural persons.
  - (g) Immediate actions undertaken (investigation, containment, mitigation, recovery, etc).
  - (h) Details of the team gathered to assist.
  - (i) Details of the tasks allocated to each team member.
  - (j) At the same time as (g), notification to DPC within 72 hours after having become aware.
  - (k) Notification to the affected individuals (if required) without undue delay
- 2.1.5.Regardless of whether (or not) a decision is made to notify the DPC, all documentation relating to documenting a (potential/reported/suspected) personal data breach including but not limited to the documentation required by Article 33(5) GDPR shall be stored on the ETB Risks Register.

#### 2.2. Containment, mitigation, and recovery

2.2.1.Laois and Offaly ETB will immediately seek to contain the matter (insofar as that is possible) and shall take all necessary steps to mitigate any further exposure of the personal data held.

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<sup>33</sup> DPO

- 2.2.2. Where the data breach relates to an IT system and/or electronic data, contact shall be immediately made with the data processor responsible for IT support in Laois and Offaly ETB. Their advices and assistance should be sought in relation to appropriate measures of containment, quarantine, preservation of data and logs etc.
- 2.2.3. Depending on the nature of the breach/threat to the personal data, this may involve:
  - (a) a quarantine of some or all PCs, networks etc.
  - (b) directing staff not to access PCs, networks, devices etc.
  - (c) suspending accounts,
  - (d) audit of the records held on backup server/s,
  - (e) ascertain the nature of what personal data may potentially have been exposed.
- 2.2.4. Consider a quarantine of manual records storage area/s and other areas as may be appropriate.
- 2.2.5. In appropriate cases, immediate consideration should be given to retaining an IT forensics specialist and obtaining legal advice.

#### 2.3. Assess Risk

- 2.3.1. The ETB shall undertake an assessment in relation to the risk: is the personal data breach likely to result in a risk to the rights and freedoms of natural persons?
- 2.3.2. Classification of that risk:
  - No risk?
  - Risk?
  - High risk?

If it is assessed that there is "no risk", the reasons for that decision must be recorded.

- 2.3.3. When assessing risk, the ETB shall have due regard to the sensitivity of the data and the category of the data subject (e.g. child, vulnerable person) in order to ascertain whether they may be placed at greater risk because of the breach.
- 2.3.4. The ETB may not be required to notify the DPC and data subjects if the breach is unlikely to result in a risk to their rights and freedoms, e.g. the data were securely encrypted with state-of-the-art encryption, and the key was not compromised in any security breach.
- 2.3.5. The ETB shall have regard to the recommendations made by the European Union Agency for Network and Information Services (ENISA) for a methodology in assessing the severity of a breach<sup>4</sup>.
- 2.3.6. If a decision is taken not to notify the DPC and/or affected data subjects, the justifications for that decision will be documented and stored on the ETB Risks Register.

#### 2.4. Notification

2.4.1.Reporting of incidents to the Data Protection Commissioner ("DPC"): All incidents in which personal data and sensitive personal data has been put at risk shall be reported to the Data Protection Commission without

<sup>&</sup>lt;sup>4</sup> Available at www.enisa.europa.eu/publications/dbn-severity

undue delay and where feasible, not later than <u>72 hours</u> after having become aware of it unless it does not result in a risk to the rights and freedoms of data subjects.

**DPC Contact details** 

Telephone: 0761 104 800 Lo Call Number: 1890 252 231

E-mail: info@dataprotection.ie Address: Data Protection Commission

Canal House, Station Road, Portarlington

Co. Laois R32 AP23

- 2.4.2. At a minimum, the initial notification to the DPC shall contain the following:
  - The nature of the personal data breach.
  - The categories of data subjects (e.g. children, other vulnerable groups, people with disabilities, employees, customers).
  - Approximate number of data subjects affected.
  - Categories of personal data/records (e.g. health data, education records, social care information, financial details, bank account numbers, passport numbers etc).
  - Approximate number of personal data records concerned.
  - Name and contact details of the DPO (from where more information can be obtained).
  - Description of the likely consequences of the personal data breach (e.g. identity theft, fraud, financial loss, threat to professional secrecy etc).
  - Description of the measures undertaken (or proposed to be undertaken) by the ETB to address the breach (including, where appropriate, measures to mitigate its possible adverse effects).
  - **Important note**: where the exact details of any of the above are not yet known, this shall not delay a timely breach notification to the DPC. Further information can follow, when available: "the information may be provided in phases without undue further delay5".
- 2.4.3 If the controller chooses to only notify the Data Protection Commission, it is recommended that the controller indicates, where appropriate, whether the breach involves establishments located in other Member States.

#### 2.4.4 **Purpose of DPC notification**:

- (a) **Avoid an Administrative fine**: Failure to notify the Data Protection Commission as required under the Data Protection Act 2018 may result in an administrative fine.
- (b) **Advices**: so that the ETB can obtain advices from the DPC, and to ensure that the ETB's decisions about notifying (or deciding not to notify) affected data subjects can be justified.
- 2.4.5 Notifying affected data subjects

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<sup>&</sup>lt;sup>5</sup> Article 33(4) GDPR.

Following the risk-assessment conducted at 2.4.2, if the personal data breach is likely to result in a "high risk" to the rights and freedoms of natural persons, the ETB shall:

- (a) Contact the individuals concerned (whether by phone/email etc) without undue delay.
- (b) Advise that a data breach has occurred.
- (c) Provide the data subjects with the detail outlined at 2.5.2 above.
- (d) Where appropriate, provide specific advices so that the data subjects can protect themselves from possible adverse consequences of the breach (such as re-setting passwords).
- 2.4.6. The communication to the data subject shall not be required if any of the following conditions are met:
  - (a) the ETB 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;
  - (b) the ETB has taken subsequent measures which ensure that the high risk to the rights and freedoms of data subjects is no longer likely to materialise;
  - (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.

#### 2.4.7An Garda Síochána:

- (a) Where data has otherwise been accessed without authority, the matter shall be reported immediately to An Garda Síochána.
- (b) Depending on the nature of the personal data at risk and particularly where sensitive personal data may be at risk, further assistance should be sought from An Garda Síochána.
- (c) Where data has been "damaged" (as defined in the Criminal Justice Act 1991, e.g. as a result of hacking), the matter must be reported to An Garda Síochána. Failure to do so will constitute a criminal offence in itself ("withholding information") pursuant to section 19 Criminal Justice Act, 2011. The penalties for withholding information include a fine of up to €5,000 or 12 months' imprisonment on summary conviction.
- **2.4.8 Other bodies**: Where appropriate, contact may be made with other bodies such as the HSE, TUSLA, financial institutions, ETBI etc. (depending upon the nature of the data put at risk, e.g. if it contains sensitive information relating to children or vulnerable persons, such as child protection or safeguarding matters).
- **2.4.9 Insurance company**: Laois and Offaly ETB shall notify the insurance company with which the organisation is insured and advise them that there has been a personal data security breach.

Professional Indemnity Insurance

2.5 ETB Legal Advisors, including as appropriate, the Legal Services Support Unit, Education and Training Boards' Ireland: Laois and Offaly ETB may notify its legal advisors and advise them that there has been a personal data security

breach for the purposes of obtaining legal advices and defending, compromising or otherwise settling litigation.

- **2.6 Post-event:** After the initial response measures have been addressed, a full review should be undertaken in a timely manner. These should include the following:
  - 2.6.1 Review of the breach record per Article 33(5) document maintained by the ETB in its Risk Register.
  - 2.6.2 Details of learning outcomes, improvements, and safeguards should be identified.
  - 2.6.3 The ETB board shall receive an appropriate briefing from the DPO (and/or such other external experts as may be retained to assist), and a copy of any investigation reports and any correspondence exchanged with the DPC and/or affected data subjects.
  - 2.6.4 The ETB will give careful consideration to whether disciplinary procedures should be initiated, if relevant.
  - 2.6.5 Where remedial actions are necessary, responsibility shall be allocated to individual(s): they shall be allocated responsibility for ensuring certain actions are completed within defined timeframes.
  - 2.6.6 Staff should be apprised of any changes to this protocol and of upgraded security measures. Staff should receive refresher training where necessary.

#### **Review**

This policy will be subject to review in 2021 and/or where it is necessary to do so due to changes in Department of Education and Skills regulations, legislation or other such situations.

Version number	1
Approved by ETB Board on	28 May 2018
Date on which it became operational	May 2018
Next review date	2021



Appendix 1

## Data Security Breach – Incident Report CONFIDENTIAL

The GDPR defines a "personal data breach" in Article 4(12) 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".

Breach ID:	
When did the breach take place?	?
Where did the breach take place	e.g. Location of breach
When was the breach discovered	d? e.g. Specific time & date
Who reported the breach?	
Contact details of person who re	eported the breach?
Was the Data Protection Officer	immediately contacted?
Yes □ No □	

the contact n	by what means (e.g. phone, email etc.) and the time and date nade?
	ny other senior official e.g. CE, Director etc. contacted and if ns (e.g. phone, email etc.) and the time and date of the conta
Vere there a	ny witnesses? If Yes, state Names & phone contact details
	de details of the breach:
arents/guai	ries of data subjects (e.g. students, adult learners, rdians; other vulnerable groups, employees, board ontractors etc.) were affected and/or potentially affected by
pproximate	e number of data subjects affected:
	f personal data/records (e.g. health data, education al care information, financial details, bank account

numbers, passport numbers etc):
Approximate number of personal data records concerned:
Description of the likely consequences of the personal data breach (e.g.
identity theft, fraud, financial loss, threat to professional secrecy etc.):
Description of the measures undertaken (or proposed to be
undertaken) by the ETB to address the breach (including, where
appropriate, measures to mitigate its possible adverse effects):
orr- or- and an end of the second of the sec
Important note: where the exact details of any of the above are not yet
known, this shall not delay a timely breach notification to the DPC.
Further information can follow, when available: "the information may
be provided in phases without undue further delay <sup>6</sup> ".
Was the breached data protected through passwords, encryption etc.?
Supply details below.
In your opinion, is the breach likely to be of a temporary nature? Can the
personal information exposed be recovered?

<sup>&</sup>lt;sup>6</sup> Article 33(4) GDPR.

Were any IT systems involved? (e.g. email, website, school admin system, VS Ware, Facility, apps). If so, please list them.
Is any additional material available e.g. error messages, screen shots, log files, CCTV footage?
Have you taken any action/steps so far to seek to stop/mitigate the risk either to the data subject/s who you think have been affected <u>OR</u> any other additional data subjects you consider may be affected? If YES, please describe below
Have you spoken to someone in ETB management team at administrative head office level e.g. CE, Director, Head of IT etc? If so, please advise whom you contacted, and a brief outline of the advice given by him/her.

Company, IT provider, Gardaí etc.	th any external agencies e.g. Insurance? If YES, please describe below specifically e name and contact details of same.
Any additional comments?	
Signed:	
Your position in the ETB:	
Name of school, office, centre:	
Your contact number (ideally mobile number):	
Date:	
Time of completion:	
Thank you for your efforts in comp undertaken in its completion will h investigation/analysis of the matter	elp the ETB in its further
Please ensure this is forwarded dir Officer	ectly to the ETB Data Protection
Data Protection Officer (05	7/9349400) email: <u>dpo@loetb.ie</u>

CONFIDENTIAL - THIS FORM HAS BEEN COMPLETED IN CONTEMPLATION OF LEGAL PROCEEDINGS

#### For your reference

Breaches can be categorised according to the following three well-known information security principles:

- (a) "Confidentiality breach" where there is an unauthorised or accidental disclosure of, or access to, personal data.
- (b) "Integrity breach" where there is an unauthorised or accidental alteration of personal data.
- (c) "Availability breach" where there is an accidental or unauthorised loss of access to, or destruction of, personal data.

Depending on the circumstances, a breach can concern confidentiality, integrity and availability of personal data at the same time, as well as any combination of these. Whereas determining if there has been a breach of confidentiality or integrity is relatively clear, whether there has been an availability breach may be less obvious. A breach will always be regarded as an availability breach when there has been a permanent loss of, or destruction of, personal data.

#### **Incident Response DOs and DON'Ts for IT systems**

#### DO'S

- immediately isolate the affected system to prevent further intrusion, release of data, damage etc.
- use the telephone to communicate. Attacker may be capable of monitoring e-mail traffic
- contact the ETB Data Protection Officer without delay (Data Protection Officer, 05793 49400, email: <a href="mailto:dpo@loetb.ie">dpo@loetb.ie</a>).
- preserve all pertinent logs, e.g. firewall, router and intrusion detection system.
- make back-up copies of damaged or altered files and keep these backups in a secure location.
- identify where the affected system resides within the network topology
- identify all systems and agencies that connect to the affected system
- identify the programs and processes that operate on the affected system(s), the impact of the disruption and the maximum allowable outage time.
- in the event the affected system is collected as evidence, make arrangements to provide for the continuity of services i.e. prepare redundant system and obtain data back-ups.

#### DON'Ts

- delete, move or alter files on the affected systems
- contact the suspected perpetrator
- conduct a forensic analysis.



For Breach Management Team Use Only	Insert details in column below
Details logged by:	
DPO Name:	
Time & date of receipt by ETB of this form	
Type of personal data breach e.g. Confidentiality breach; integrity breach; availability breach (see examples)	
Numbers of likely people affected by the breach	Estimated number of data subjects affected? Types of data affected?
Were special categories (e.g.	Yes □ No □
sensitive personal data) compromised in the breach? Special categories i.e. Racial or ethnic origin Political opionions Religious or philosophical beliefs	Insert any relevant information below e.g. How many data subject(s) sensitive personal data has been affected? What type of sensitive personal data was breached?
Membership of a trade union biometric and genetic data,	

health				
sex life or sexual orientation.				
Severity of the breach				
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.				
stored or otherwise processed.				
Rate the breach opposite in terms				
of its likely severity on the rights				
and freedoms of affected or				
potentially affected data subject/s				
i.e.				
High Risk				
Medium Risk				
Low / No Risk*				
* If it is assessed that there is "no				
risk", the reasons for that decision				
must be recorded.				
CE and or members of the senior	Yes	$\Box$	No	П
management team to be notified		_	-10	_
· ·				
IT Service Providers / IT support to	Yes		No	
be notified				
		_		
Insurance Company to be notified	Yes	Ш	No	
Gardaí to be notified	Yes	П	No	П
Gardai to be notified	res	Ш	NO	Ш
Legal advisors to be notified	Yes	П	No	П
(including LSSU as determined by		_	-10	_
ETB)				
Data Subjects to be notified?	Yes		No	
How many?				
Is there a list of contact details for data				
subjects? If not, can we recover?				
Cunamicany Authority to be	<b>T</b> 7 -		TAT:	
Supervisory Authority to be notified?	Yes		No	
nomicu;	If VE	C liet	data an	d time of notification
Contact details for Supervisory		•		d time of notification struction given by the
Contact actains for supervisory	<sub>l</sub> unu t	ину иш	vice/ill	sa uction given by tile

Authority	Supervisory Authority:
Data Protection Commission Telephone: +353 57 8684800	
Any additional relevant additional details	
Signed by DPO:	
Signed by CE / nominee:	
Date:	

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**Appendix 2 -** Guidelines on Personal data breach notification under Regulation 2016/679

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#### Examples of personal data breaches and who to notify

The following non-exhaustive examples will assist controllers in determining whether they need to notify in different personal data breach scenarios. These examples may also help to distinguish between risk and high risk to the rights and freedoms of individuals.

Example	Notify the	Notify the data	Notes/recommendations
	supervisory authority?	subject?	
i. A controller stored a backup of an archive of personal data encrypted on a USB key. The key is stolen during a break-in.	No.	No.	As long as the data are encrypted with a state of the art algorithm, backups of the data exist the unique key is not compromised, and the data can be restored in good time, this may not be a reportable breach. However, if it is later compromised, notification is required.
ii. A controller maintains an online service. As a result of a cyber-attack on that service, personal data of individuals are exfiltrated.  The controller has customers in a single Member State.	Yes, report to the supervisory authority if there are likely consequences to individuals.	Yes, report to individuals depending on the nature of the personal data affected and if the severity of the likely consequences to individuals is high.	
iii. A brief power outage lasting several minutes at a controller's call centre meaning customers are unable to call the controller and access their records.	No.	No.  Yes, report to	This is not a notifiable breach, but still a recordable incident under Article 33(5).  Appropriate records should be maintained by the controller.
suffers a	Yes, report to the supervisory	Yes, report to individuals,	If there was a backup available and data could be

ransomware	authority, if there	depending on the	
attack which	are likely	nature of the	would not need to be
results in all	consequences to	personal data	reported to the supervisory
data being	individuals as this	affected and the	authority or to individuals as
encrypted. No	is a loss of	possible effect of	there would have been no
back-ups are	availability.	the lack of	permanent loss of
available and		availability of the	availability or
the data		data, as well as	confidentiality. However, if
cannot be		other likely	the supervisory authority
restored. On			became aware of the
		consequences.	
investigation,			incident by other means, it
it becomes			may consider an
clear that the			investigation to assess
ransomware's			compliance with the broader
only			security requirements of
functionality			Article 32.
was to encrypt			
the data, and			
that there was			
no other			
malware			
present in the			
_			
system. v. An individual	Voc	ر الماري الم	If often funther
	Yes.	Only the	If, after further
phones a		individuals	investigation, it is identified
bank's call		affected are	that more individuals are
centre to		notified if there is	affected, an update to the
report a data		high risk and it is	supervisory authority must
breach. The		clear that others	be made and the controller
individual has		were not affected.	takes the additional step of
received a			notifying other individuals if
monthly			there is high risk to them.
statement for			S
someone else.			
The controller			
undertakes a			
short			
investigation			
(i.e. completed			
within 24			
hours) and			
establishes			
with a			
reasonable			
confidence			
that a personal			
data breach			
has occurred			
and whether it			
has a systemic			
flaw that may			
	I.	I	I

		1	
mean other			
individuals are			
or might be			
affected.			
 A controller	Yes, report to lead	Yes, as could lead	The controller should take
	supervisory	to high risk.	action, e.g. by forcing
*		to night risk.	
online	authority if		password resets of the
marketplace	involves cross		affected accounts, as well as
and has	border processing.		other steps to mitigate the
customers in			risk.
multiple			
Member			The controller should also
States. The			consider any other
marketplace			notification obligations, e.g.
cc -			under the NIS Directive as a
cyber-attack			digital service provider.
and			
usernames,			
passwords and			
purchase			
history are			
published			
online by the			
attacker.			
	As the present	If there is likely	The website hosting
		If there is likely	
hosting	the website	no high risk to the	company (processor) must
company	hosting company	individuals they	consider any other
acting as a	must notify its	do not need to be	notification obligations (e.g.
data processor	affected clients	notified.	under the NIS Directive as a
identifies an	(the controllers)		digital service provider).
error in the	without undue		
code which	delay.		If there is no evidence of this
controls user	arozaly v		vulnerability being exploited
authorisation.	Assuming that the		with any of its controllers a
The effect of	_		
	U		notifiable breach may not
the flaw means	1 /		have occurred but it is likely
that any user			to be recordable or be a
can access the	investigation the		matter of non-compliance
account details	affected		under Article 32.
of any other	controllers should		
user.	be reasonably		
	confident as to		
	whether each has		
	suffered a breach		
	and therefore is		
	likely to be		
	considered as		
	having "become		
	aware" once they		
	have been notified		
	by the hosting		
	company (the		
		I .	I

	processor). The		
	controller then		
	must notify the		
	supervisory authority.		
viii. Medical	Yes, the hospital is	Yes, report to the	
records in a	obliged to notify	affected	
hospital are	as high-risk to	individuals.	
unavailable for	patient's well-		
the period of			
30 hours due	may occur.		
to a cyber-			
attack. ix. Personal data	Yes, report to	Yes, report to	
of a large	supervisory	individuals	
number of	authority.	depending on the	
students are	, and the second	scope and type of	
mistakenly		personal data	
sent to the		involved and the	
wrong mailing list with 1000+		severity of possible	
recipients.		consequences.	
recipients.		consequences.	
x. A direct	Yes, notifying the		Notification may not be
marketing e-	supervisory	individuals	necessary if no sensitive data
mail is sent to			is revealed and if only a
recipients in the "to:" or	obligatory if a	scope and type of personal data	minor number of email addresses are revealed.
the "to:" or "cc:" fields,	large number of individuals are	involved and the	addresses are revealed.
thereby	affected, if	severity of	
enabling each	100	possible	
recipient to see	revealed (e.g. a	•	
the email	mailing list of a		
address of	psychotherapist)		
other	or if other factors		
recipients.	present high risks (e.g. the mail		
	contains the initial		
	passwords).		