



**NOTIFYING THE  
COMMISSIONER OF  
DATA PROTECTION OF A  
PERSONAL DATA BREACH**

**Commissioner of Data Protection**

---

# CONTENTS

---

- 1. Introduction ..... 3
- 2. Scope ..... 4
- 1. How to Report a Personal Data Breach ..... 5
- 2. What Should be Reported: A non-exhaustive checklist ..... 6
- 3. What Happens When Reported?..... 6
- 4. Applicable Laws and Regulations ..... 7
- 5. Applicability ..... 8
- 6. Questions and Comments ..... 8

CONFIDENTIALITY NOTICE and DISCLAIMER – This document and any attachment are confidential and may be privileged or otherwise protected from disclosure and solely for the use of Dubai International Financial Centre Authority. No part of this document may be copied, reproduced, or transmitted in any form or by any means without written permission.

---

## 1. Introduction

---

**Personal Data Breaches** may take many forms, both logical and physical. In recent years, the requirement to notify the relevant local data protection authority has been affirmed as a clear obligation. Breach notification requirements under the [Data Protection Law, DIFC Law No. 5 of 2020](#) (the “DP Law”) and potentially other applicable data protection laws and regulations similarly use terms such as “as soon as practicable” as per Articles 41(1) and 42(1) of the DP Law, and others still set out a time-based requirement of 72 hours (including, for example the UK and EU General Data Protection Regulations) if the breach meets the criteria for reporting. Data processors are now also laden with breach notification obligations, in particular under Article 41(2) of the DP Law. Every DIFC registered entity that collects and maintains Personal Data must comply with these requirements.

Personal Data is defined in the DIFC DP Law as, “Any Data referring to an Identifiable Natural Person” and Special Category Data is defined as, “Personal Data revealing or concerning (directly or indirectly) racial or ethnic origin, communal origin, political affiliations or opinions, religious or philosophical beliefs, criminal record, trade-union membership and health or sex life and including genetic data and biometric data where it is used for the purpose of uniquely identifying a natural person.” Such data includes but is not limited to name, address, business or personal email address, business or personal phone numbers, geolocations, job title or other employee data, health and biometric data, religious affiliations or criminal history. In sum, Personal Data generally can be any information that when viewed together (or in some cases is so unique) clearly identifies a living individual. It could be data about clients, employees, suppliers, or family members, to name a few categories of Personal Data. The defined terms used herein have the same meaning as the defined terms in the DP Law.

If you require further information or clarification about anything provided in this guidance document or any other guidance referenced herein, please contact the DIFC Commissioner of Data Protection (the **Commissioner**) either via the DIFC switchboard, via email at [commissioner@dp.difc.ae](mailto:commissioner@dp.difc.ae) or via regular mail sent to the DIFC main office. Also, you may wish to refer to the [DIFC Online Data Protection Policy](#).

CONFIDENTIALITY NOTICE and DISCLAIMER – This document and any attachment are confidential and may be privileged or otherwise protected from disclosure and solely for the use of Dubai International Financial Centre Authority. No part of this document may be copied, reproduced, or transmitted in any form or by any means without written permission.

Document Control No. <b>DIFC-DP-GL-05</b> Rev. 02	Document Classification: <b>Public</b>	Document Updated on: <b>08 July 2022</b>	Date / Frequency of Review: <b>Annual</b>	05/07/2022 15:00 Uncontrolled copy if printed	Page <b>3 of 8</b>
---	---	---	---	--	-----------------------

---

## 2. Scope

---

Due to DIFC’s historical reliance on UK and EU data protection and privacy principles and the interpretation thereof by the UK authorities, from a common law perspective, this guidance should be read in conjunction with those existing UK and EU laws and guidance on the same topic, with which the DP Law is also aligned.

*Please note that **this guidance expresses no opinion on lawfulness of specific business activities, does not have the force of law, and is not intended to constitute legal advice.** Please contact legal counsel for assistance in determining your data protection and privacy policies in respect of the issues under discussion to ensure compliance with the applicable laws and regulations. The Commissioner does not make any warranty or assume any legal liability for the accuracy or completeness of the information herein as it may apply to the particular circumstances of an individual or a firm.*

CONFIDENTIALITY NOTICE and DISCLAIMER – This document and any attachment are confidential and may be privileged or otherwise protected from disclosure and solely for the use of Dubai International Financial Centre Authority. No part of this document may be copied, reproduced, or transmitted in any form or by any means without written permission.

Document Control No. <b>DIFC-DP-GL-05</b> Rev. 02	Document Classification: <b>Public</b>	Document Updated on: <b>08 July 2022</b>	Date / Frequency of Review: <b>Annual</b>	05/07/2022 15:00 Uncontrolled copy if printed	Page <b>4 of 8</b>
---	---	---	---	--	-----------------------

---

### 3. How to Report a Personal Data Breach

---

If your business is processing Personal Data or Special Category Data, and a breach occurs, please report it to the Commissioner of Data Protection Office. You may find it helpful to access the [Security and Breach Reporting](#) page of the DIFC website. There, you can:

- Complete the “[Do I Need to Notify?](#)” assessment, which will help you determine whether the breach is notifiable or not. It is only for guidance purposes. You may need to do a more detailed assessment or seek appropriate legal advice to properly determine whether to report a breach.
- If you have (already) determined that a privacy breach at your organisation is notifiable, or wish to notify us in any case, you may complete the 'Report a Breach' form on that page to go straight to breach reporting. If yours is a DIFC licensed entity or you are reporting on behalf of one, please supply the license number and a contact name. If not, please provide a way of contacting the person who reported the breach.

You may also report through the following methods if the above options are not available:

**By Phone:** +971 4 362 2222

**By email:** [commissioner@dp.difc.ae](mailto:commissioner@dp.difc.ae)

**By Mail:**

DIFC Commissioner of Data Protection  
The Gate, Level 14  
PO Box 74777  
DIFC, Dubai, UAE

**ROC Helpdesk:** [info@difc.ae](mailto:info@difc.ae) (please clearly mark your submission as “PERSONAL DATA BREACH REPORT”)

**PLEASE NOTE:** If you determine that you are (also) required under Article 42 to notify an individual Data Subject(s) whose personal data is involved in the breach, please do so separately as the Report a Breach form will not be shared with or reported to them by the Commissioner's Office.

CONFIDENTIALITY NOTICE and DISCLAIMER – This document and any attachment are confidential and may be privileged or otherwise protected from disclosure and solely for the use of Dubai International Financial Centre Authority. No part of this document may be copied, reproduced, or transmitted in any form or by any means without written permission.

---

## 4. What Should be Reported: A non-exhaustive checklist

---

Personal data breaches can include, but are not limited to:

- unauthorized third party access to systems and applications;
- deliberate or accidental action (or inaction) by a controller or processor;
- sending personal data to an incorrect recipient;
- lost or stolen devices; or
- alteration of personal data without permission or necessary instructions;

It is important to report all relevant details of the breach. This list could vary, as each breach is different. Generally, the main information to include is:

- Affected data subjects
- What personal data may have been stolen or lost
- Special categories of personal data that may have been in the data set
- How long it took to discover the breach
- What security measures were in place and how the breach occurred despite those measures
- How has it been or will it be mitigated, if possible
- What additional measures have been taken to secure the current database of personal data

Please include any other relevant information you think the Commissioner needs to know.

---

## 5. What Happens When Reported?

---

The Commissioner may investigate a breach if deemed necessary and may take enforcement action where required. A data subject may also report a breach or request an investigation, at which time the Commissioner will determine whether any follow up should be completed.

---

## 6. Applicable Laws and Regulations

---

**Data Protection Law, DIFC Law No. 5 of 2020:** the current governing data protection law of the Dubai International Financial Centre, supported by the DIFC Data Protection Regulations 2020.

There are several laws with breach reporting requirements that may apply in addition to the DIFC DP Law 2020, the most common for DIFC entities being those listed below, including but not limited to:

**UK General Data Protection Regulation and the UK Data Protection Act 2018:**

The '[UK GDPR](#)' sits alongside an amended version of the DPA 2018.

The key principles, rights and obligations remain the same. However, there are implications for the rules on transfers of personal data between the UK and the EEA.

The UK GDPR also applies to controllers and processors based outside the UK if their processing activities relate to:

- offering goods or services to individuals in the UK; or
- monitoring taking place in the UK of individual's behavior.

Remember as well that the European regulation, the EU GDPR may also apply.

**General Data Protection Regulation (EU) 2016/679:** the EU GDPR is the current governing data protection law of the European Union that has wide-reaching applicability and contains general requirements about Personal Data security breaches.

---

## 7. Applicability

---

The DIFC DP Law 2020 is always applicable in the DIFC to all DIFC entities and in some cases, those they do business with. Please see Article 6(3) of the DIFC DP Law 2020.

The above-named laws may also be applicable in the DIFC and the GCC.

Other country's laws may also be applicable to your business, in cases where for example your parent company or group is based in another jurisdiction with data protection laws in place. Bear in mind that many, including the DIFC DP Law 2020, share similar principles and time-based actions.

Compliance with the DP Law and regulations is therefore critical to the operations of any business or other legal entity based in the DIFC. Administrative fines under such regulations can be very steep, and that's without considering the fines that may be imposed under the DP Law.

---

## 8. Questions and Comments

---

Please contact the DIFC Commissioner of Data Protection either via the DIFC switchboard, via email at [commissioner@dp.difc.ae](mailto:commissioner@dp.difc.ae) or via regular mail sent to the DIFC main office for any clarifications or questions related to this document. You may also wish to refer to the [DIFC Online Data Protection Policy](#).