Guidanceon TransferringPersonalData outsidethe EuropeanEconomicArea

1. Introduction

Data protection legislation prohibits the transfer of personal data to countries outside the European Economic Area (EA) unless

- x The country in question has been deemleyd the European Commission provide an adequate level of protection for personal datayr
- x One of themechanisms set out in the legislation has been put in pappedies, e.g. where one of the 'appropriate safeguardisisted in data protection legislation as been put in place or a specific exception applies (see below for further detail on this point)

These restrictions are in place cause countries utside the EEA are deemednot to provide an adequate level of protection for personal data.

This note explains the restrictions applicable to transfers outside the EEA and the steps that UCL staff must take in order to ensure that any transfersmoody with data protection law. It is designed to be read in conjunction with the other data protection guidance available on our website here

This document was last updated on 2 November 18. It may be updated further as relevant guidance on the issues raised is published by the UK Information Commissioner's **CO** ice (

2. Scope

Personal data

This guidance appets only where UCL is transferring personal datai(ifermation that relates to an identified or identifiable individualto a country outside the EEA.

The restrictions do not apply to fullynanymiseddata, which cannot be used to identify individuals even when combined with other information which is available to the recipient of the data.

The EEA

Asof October2018, the following countries are within the EEA: Austria, Belgium, Bulgaria, Croatia, Republic of Cyprus, Czech Republic, Denmark, Estonlian, fiFrance, Germany, Greece, Hungary, Iceland Ireland, Italy, Latvia, iechtensteinLithuania, Luxembourg, Malta, Netherlands, Norway, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden and (Stee Marke for further information).

3. Steps to take before making a transferutside the EEA

You should consider the following stebsfore making the transfer

Step 1-Are the datapersonal data?

Determine whether you are processing personal data. Here is the definition:

any information relating to an identified or identifiable natural person ('data subject'); an identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person

Step 2- Necessity test

Is the processing of personal data is 'necessary' for achieving the objective. 'Necessary' in this context means that the processing should be a targeted and proportionate of vachieving your objective. It may be that there another way of achieving the objective there is no other way, then clearly the processing is necessary. If there is another way but it would require disproportionate effort, then you may determine that the processing is still necessary.

Ask youself is it necessary to trasfer the personal data outside the EEA couldyou achieve your objectives without doing so? For example you may be able to meet your objectives by transferring

You should work through the following enarios in order, considering wheth the basis for the transfer will apply before moving onto the next enario.

i. Has the European Commission made an adequacy decisioespect of the relevant country or territory?

The first thing that you

- x One of the 'appropriate safeguardset out in data protection legislation appli(see section (a) below; or
- x If not, whether a specific excetion set out in data protection legislation applies (see section (b) below).
- a) Appropriate safeguardsstandard contractual dauses

What are the standard contractual clauses?

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Several 'appropriate safeguards' are listed in ଫେneral Data Protection Regulatioበርቦጽ Theiውን**₮tho 4ቋቋፀ/ምርቪነንውንና፤ (ቄ)፲፲፲ -0.፬**ላው/4ፐነ/15 0 Td ()Tj -0.002 Tw 0.224 0 Td [meo4.m,2.(r)-0.7 (e)0.7 ዘ Data protection law sets out certain exceptional circumstances in which a transfer may take place, even where no adequacy applies and no appropriate safeguards can be put in place. Below is abrief summary of threexceptions:

- x Consent a transfer may be made where the individual has given their explicit, fully informed consent to a specificansfer;
- x Contract:transfers may be made where necessary for the performance of a contract: (a) between the individual an UCLor for pre-contractual steps taken at thindividual's request;or (b) made in the interests of the individual between the defc and a third party, and
- x Legal claimsa transfer is allowed where it is necessary for the establishment, exercise or defence of legal claims

However, the 'consent' and 'contract' grounds may not be relied upon by public authorities (including universities) in the exercise of their public powers. This means that it is very unlikely that UCL will be able to rely on these exceptions circumstance Please contact the data protection teamfor further advice if you are considering relying on an exception.

4. Further guidance

If you require any further information on the issues raised in this document, pteastect the data protection team at data-protection@ucl.ac.uk