Consultation: Privacy notices, transparency and control — a code of practice on communicating privacy information to individuals

Start date: 2 February 2016

End date: 24 March 2016



Introduction

The ICO has revised its Privacy notices code of practice in order to provide more guidance on how to make privacy notices more engaging and effective and to emphasise the importance of providing individuals with greater choice and control over what is done with their personal data.

Responses to this consultation must be submitted by 24 March 2016. You can submit your response in one of the following ways:

Download this document and email to richard.sisson@ico.org.uk

Print off this document and post to:

Corporate Governance
Information Commissioner's Office
Wycliffe House
Water Lane
Wilmslow
Cheshire
SK9 5AF

If you would like further information on the consultation please telephone 0303 123 1113 and ask to speak to Richard Sisson or email richard.sisson@ico.org.uk.

Privacy statement

Following the end of the consultation we shall publish a summary of responses received. Information people provide in response to our consultations, including personal information, may be disclosed in accordance with the Freedom of Information Act 2000 and the Data Protection Act 1998. If you want the information that you provide to be treated as confidential please tell us, but be aware that we cannot guarantee confidentiality.

Section 1: Your views

Section 1 of this consultation questionnaire is separated into two parts. Part A is designed to get your views on the code of practice. Part B describes the tools and resources we are considering developing to complement the code of practice.

Part A - the code of practice

In December 2015 agreement was reached between the European Institutions on a text of the General Data Protection Regulation (GDPR). A final text is due in the first half of 2016 with implementation two years later.

The ICO has developed this code with compliance with the GDPR in mind, as well as with the law as it stands today (the Data Protection Act 1998). More precise and technical changes will be required once the final text is published and we intend do this following this consultation process.

There will also be a full programme of updated ICO guidance during 2016 and 2017, including an updated 'Guide to data protection', which will contain guidance on Articles 12 and 14 of the GDPR (covering transparency and information to be provided to the data subject).

1.	How clear do you find the code?
	Very clear
	Clear
	Unclear
	Very unclear

If you would like to provide further detail, please do so below:

2. In your view, what are the that this code should add	ne main issues arising from the GDPR lress?
	urising from the GDPR, do you think pics (including technological covered?
b. Are they covered in	n enough detail?
c. Is there any further should include?	r information you feel the code
	he new approaches described in the -time notices, use of icons and
Very helpful	
Helpful	
Unhelpful	
Very unhelpful	
Please provide further de	tails below:

5.	Do you see any barriers for you, to putting the code's advice into practice? If so, what are they?
6.	How clear is the explanation of what to consider when providing privacy notices on smaller screens (eg on mobile phones and tablets)? If you think it can be improved, please provide details.
7.	Do you think there are any contradictions between the advice provided in this code and other information published by the ICO? If so, please provide details.
8.	Is the code of practice easy to use and navigate as a webpage document? Are there any improvements or changes that you would suggest?

Part B - Additional resources and tools

The code of practice we have developed provides an overview of the key principles that organisations should consider when developing a privacy notice and contains examples of the techniques they can use.

We are considering developing resources and tools to support the code and illustrate the techniques including helping organisations generate privacy notices for common processing scenarios.

Below are some explanations of what we are considering, we would like to have your views on these.

1. An online privacy notice generator

We propose to develop a tool for data controllers to fill in tick boxes and free text fields about what personal data they collect and how they use it. These would then generate a privacy notice, incorporating standard wording that we consider to be best practice which could be embedded into a website, mobile app or used in hard copy.

The aim of the generator would be to assist with compliance and good practice. It would not produce an ICO approved privacy notice and responsibility for the content of the notice would remain with the data controller.

The generator is likely to be most useful for small companies and organisations that don't collect significant amounts of personal data and use it for well-defined and commonly used business processes eg marketing.

How useful would a privacy notice generator be for you? Please explain your reasons. What functionality would you like it to have?

2. Examples of just-in-time privacy information for websites and mobile apps

We propose to develop a number of examples to show how information can be embedded into different online services, to communicate a privacy notice. This would include examples for websites and mobile apps. Examples could include an online form, illustrating how privacy information can be linked to each field in the form.

Examples that could be displayed include:

- messages in a banner, status bar, notification tray, push notification;
- icons in each of the methods described above;
- sounds (eg camera shutter noise);
- signal to state if a field is mandatory; and
- warnings if certain settings are applied (eg public social media posts can state "are you sure about this setting?).

What are your views on this?

3. An example of a layered privacy policy

We propose to provide an example of a privacy notice and show how a layered solution can be developed, for online and mobile.

What are your views on this?

4. An example of an online video to complement a privacy policy

We would develop a video to illustrate how organisations can use this to present information from the privacy notice in an innovative way.

What are your views on this?

5. An example of dashboard tool

We propose to provide a wireframe example of a dashboard tool, to illustrate how they can be used to give individuals more control over their personal data and how this can relate to a privacy notice.

What are your views on this?

6. How useful would these proposed tools and resources be to you? Would you use it to help produce your own privacy notices?

Section 2: About you

1. Are you:

A member of the public who has used our service?	Y/N
A member of the public who has not used our service?	Y/N
A representative of a public sector organisation? Please specify:	Y/N
A representative of a private sector organisation? Please specify:	Y/N
A representative of a community, voluntary or charitable organisation, or of a trade body? Please specify:	
An ICO employee?	Y/N
Other? Please specify:	Y/N

Thank you for completing this consultation. We value your input.