Evaluation of the LED under Article 62 – Questions to Data Protection Authorities / European Data Protection Board

Fields marked with * are mandatory.	ields marked with
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Background

The Data Protection Law Enforcement Directive (LED)[1] entered into force on 6 May 2016 and the Member States had to transpose it by 6 May 2018[2]. It applies to the domestic and cross-border processing of personal data by competent authorities for the purposes of preventing, investigating, detecting or prosecuting criminal offences and executing criminal penalties, including safeguarding against and preventing threats to public security. The LED is the first instrument that takes a comprehensive approach to data protection in the field of law enforcement, including by regulating 'domestic' processing. It is therefore a significant development compared with the earlier Framework Decision (which covered only transmission between Member States) that it repealed and replaced.

By harmonising the protection of personal data by law enforcement authorities in EU and Schengen countries, it contributes to increased trust and data exchange between authorities for law enforcement purposes, provided such exchange is based on a law, while at the same time ensuring that the rights of individuals are effectively protected.

As required by the LED[3], the Commission shall present to the European Parliament and to the Council a first report on the evaluation and review of the Directive by 6 May 2022[4]. Following the review the Commission shall, if necessary, submit appropriate proposals for amendments, in particular taking account of developments in information technology and in the light of the state of progress in the information society[5].

The LED stipulates that the Commission shall take into account the positions and findings of the European Parliament, of the Council and of other relevant bodies or sources[6]. The Commission may also request information from Member States and supervisory authorities. The Commission has already started a dialogue with the Member States through the Council Working party on Data Protection. A dedicated questionnaire has also been sent to civil society organisations by the European Union Agency for Fundamental Rights (FRA).

For the purpose of the evaluation and review the Commission shall in particular examine the application and functioning of the LED provisions on international data transfers[7]. Besides, this questionnaire seeks to cover other aspects with particular relevance for the supervisory authorities, such as the exercise of their tasks and powers and their cooperation with each other, as well as the consistent application of the LED in the EU.

As this questionnaire intends to contribute to evaluating the LED, in your replies please provide information on your activities (e.g. as regards the decision-making, awareness-raising, training etc.) which fall <u>under the</u> scope of the LED.

We would be grateful to receive the replies to this questionnaire in its online form in English, before **5 November 2021**, so that they can be sent to the European Commission as part of the EDPB contribution to the LED review by 17 December 2021

Please note that your replies may be made public.

When there are several DPAs in your Member State, please provide a consolidated reply at national level.

When replying, please take into account that the questions below concern the **period from the date when the LED was transposed in your Member State to 5 November 2021**, unless otherwise specified.

Following the input from other stakeholders, it is not excluded that we might have additional questions at a later stage.

[1] Directive (EU) 2016/680 on the protection of natural persons with regard to the processing of personal data by competent authorities for the purposes of the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties, and on the free movement of such data. [2] Article 63(1) LED, [3] Article 62(1) LED, [4] Reports should subsequently be issued every four years. [5] Article 62(5) LED, [6] Article 62(4) LED, [7] Article 62(2) LED

QUESTIONNAIRE

We kindly ask the countries that have more than one SA to send us one consolidated reply.

* Select your Country

Czechia

Powers

- * Q1: In your opinion, did the LED strengthen your investigative powers / corrective powers?
 - Yes
 - No
- *Q2: Please list your investigative powers
 - ▼ To obtain, from the controller and the processor, access to all personal data and to all information necessary for the performance of its tasks
 - To obtain access to any premises of the controller and the processor, including to any data processing equipment and means, in accordance with Union or Member State procedural law
 - To carry out investigations in the form of data protection audits
 - Other(s)

*Q3: Do you consider your investigation powers effective
Yes
O No
Q3.2: If needed, please provide more details below:
* Q4: Do you face any practical difficulties in applying your investigative powers?
Yes
No
* Q5:Have you conducted investigations and/or inspections on your own initiative or only on the
basis of complaints?
Multiple replies are possible
✓ On our own initiative
On the basis of complaints
* Q6: Do you have all the powers listed under Article 47(2)(a), (b – including rectification, erasure,
restriction) and (c) LED?
Yes
O No
* Q7:Do you have the same corrective powers towards all law enforcement authorities?
© Yes
No
+ O7 1, what are the differences 0
* Q7.1: what are the differences?

	Within the meaning of the LED Article 3(7)(a) yes. However, the Czech Act of Personal Data Processing (Act No. 110/2019 Coll.) stipulates in Section 54(4) the following: "The supervision over personal data processing carried out by courts or public prosecutors' offices under Title III of this Act or by intelligence services, shall be governed by another legal regulation."
* Q8	: Do you consider your corrective powers effective? Yes No
	: Have you used your corrective powers? O Yes No No 3: Please provide the reason why you have not used your corrective powers
	CZ SA has not encountered a situation requiring the application of these powers.
Co	omplaints
	0: Has there been an increase in complaints following the LED transposition in your Member ite? Yes No
	1: Please indicate the issues raised the most in these complaints, in particular as regards data bject rights. The respect of the proportionality and necessity principle (Article 4 LED) The respect of the purpose limitation principle, including for subsequent processing Data minimisation principle (Article 4 (1)(c) LED) Accuracy of the data (Article 4 (1)(d) LED)

	Storage limitation principle (Article 4 (1)(e) LED) and appropriate time limits (Article 5 LED)
	Accountability of the controller (Article 4(4) LED)
	The determination of the legal basis (Article 8 / Article 10 LED)
	The conditions related to the processing of special categories of personal data (Article 10 LED)
	Automated individual decision-making, including the right to obtain human intervention in automated
	individual decision-making (Article 11 LED)
	Modalities for exercising the rights (Article 12 LED)
	The right to information (Article 13 LED)
V	Right of access by the data subject and limitations to this right (Articles 14 and 15 LED)
V	The right to rectification or erasure of personal data (Article 16 LED)
	Exercise of the data subject's rights in the context of joint controllership (Article 21 LED)
	Data protection by design and by default (Article 20)
	The obligation to keep track of the logs and purposes of processing regarding the logs (Article 25 LED)
	The obligation to conduct a data protection impact assessment (Article 27 LED)
	The obligation to ensure the security of processing, including data breaches (Articles 4(1)(f), 29 LED)
	Other
Q11.	2: The respect of the purpose limitation principle, including for subsequent processing- raised
issue	s:
011	E. Stovego limitation principle (Article 4 (1)(e) I ED) and appropriate time limits (Article E I ED).
	5: Storage limitation principle (Article 4 (1)(e) LED) and appropriate time limits (Article 5 LED) - r
	5: Storage limitation principle (Article 4 (1)(e) LED) and appropriate time limits (Article 5 LED) - r

Q11.12: Right of access by the data subject and limitations to this right (Articles 14 and 15 LED) - rai sed issues:

Q11.13: The right to rectification or erasure of personal data (Article 16 LED) - raised issues:
* Q12: Are you following up on all complaints?
YesNo
 No * Q13:Have you received complaints by organisations representing data subjects under Article 55 LED? ○ Yes
 No *Q13:Have you received complaints by organisations representing data subjects under Article 55 LED? Yes No

Zei	o in both respects.
	ase indicate the types of issues on which competent authorities have approached you for e.g. data breach notifications, handling of data subjects' requests, security).
	replies are possible – please note that as regards consultations in the context of DPIAs relevant replies
	be made to Questions 17 and 18]
	he respect of the proportionality and necessity principle (Article 4 LED)
	torage limitation principle (Article 4 (1)(e) LED) and appropriate time limits (Article 5 LED)
	ccountability of the controller (Article 4(4) LED) he determination of the legal basis (Article 8 / Article 10 LED)
	rocessing of special categories of personal data (Article 10 LED)
V	ypes of processing, in particular, using new technologies, mechanisms or procedures (Article 27 / Article 28 I)(a) LED)
F	rocessing for purpose of research and/or innovation (Article 9(2) LED)
	utomated individual decision-making, including profiling (Article 11 LED)
	Iodalities for exercising the rights (Article 12 LED)
	landling of data subjects requests in relation to the exercise of their rights (Chapter III LED)
	oint controllership, including on the arrangements of the joint controllers' responsibilities (Article 21 LED) controller / processor arrangements (Article 22 LED)
	rata protection by design and by default, including anonymisation and pseudonymisation (Article 20 LED)
	he obligation to keep track of the logs and purposes of processing regarding the logs (Article 25 LED)
	ppropriate security measures (Article 4(1)(f) and Article 29 LED)
	Other
18.1:	The respect of the proportionality and necessity principle (Article 4 LED) - raised issues:

Q18.5	Processing of special categories of personal data (Article 10 LED)- raised issues:
	Types of processing, in particular, using new technologies, mechanisms or procedures e 27 / Article 28 (1)(a) LED)- raised issues:
Fa	acial recognition.
Awa	reness-raising, training and guidance
	ave you issued guidance and / or practical tools supporting competent authorities or ssors to comply with their obligations?
	Yes
•	No
autho	ave you provided training to / carried out awareness-raising activities for competent rities and / or processors (DPOs included)?
_	Yes
•	No
Data	breach notifications
* Q21: F	low many data breach notifications have you received?
C	Z SA has received 5 notifications.
	_ C.

Zero.		
23: In what proportion have you advised or ordered competent authorities to take motigating the risks ?(%)	easures	
Zero.		
24: In what proportion has the communication to the data subject been delayed, rest	tricted or	
Zero.		
ower pursuant to Article 47(5) LED		
5: Have you exercised your power to	Yes	
* bring infringements of your national law(s) transposing the LED to the attention of judicial authorities?	©	
* commence or otherwise engage in legal proceedings?	0	
Procession of the second of th		
CZ SA has received 6 complaints.		
27.1: What were the outcomes of the cases? lultiple choices are possible Request declared inadmissible All or some data requested provided to data subject SA informed data subject that it has conducted all necessary verifications or a review		
Controller ordered to provide (partial) access to the personal data		

Controller ordered to restrict the processing of personal data
SA applied other corrective powers (e.g. a ban on processing and/or fines)
Others
* Q28:Did encounter any particular problems?
O Yes
No
International transfers
*Q29: Have you encountered cases where a controller transferred personal data based on a 'self-assessment' pursuant to Article 37(1)(b) LED? Yes
No
Q30: Have you carried out any investigations into data transfers based on derogations, in particular those set out in Article 38(1)(c) and (d) LED?
YesNo
*Q31: Have you received any information pursuant to Article 39(3) LED about data transfers based on Article 39(1) LED? © Yes © No
*Q32: Have you carried out activities to promote the awareness of controllers/processors (specifically) with respect to their obligations under Chapter V of the LED? Yes No
Q33: Have you exercised your advisory powers towards the government and/or competent authorities with respect to data transfers under Chapter V of the LED, for instance as regards the level of appropriate safeguards under Article 37(1)(a), (b) LED)? Yes No
*Q34: Have you provided (or been asked to provide) assistance to Member States in assessing and, where necessary, reviewing their international agreements involving international data transfers (for instance, relating to mutual legal assistance, police cooperation) that were concluded prior to 6 May 2016? • Yes • No

YesNo	
• NO	
* Q36: Have you exercised your investigative and/or enforcement powers with respect to data transfers?	
© Yes	
No	
* Q37: Have there been cases in which you have cooperated with foreign data protection authorities	3
(for instance, exchange of information, complaint referral, mutual assistance)? O Yes	
No	
Judicial review	
* Q38: Have data subjects / competent authorities / processors contested your decisions (or inaction before national courts?	n)
O Yes	
No	
Cooperation	
* Q39: Have you used the mutual assistance tool under Article 50 LED?	
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Q35: Have you received/handled complaints (by data subjects and/or bodies, organisations or

Human, financial and technical resources

Q41: How many persons (in full time equivalents) in your DPA (respectively EDPB Secretariat) work on issues that fall within the scope of the LED specifically?

	Number (FTE)	%
*2017	1	0,92
*2018	1	0,92
*2019	1	0,87
*2020	1	0,89
*2021	1	0,86

-2010	<u>'</u>	0,07
*2020	1	0,89
*2021	1	0,86
ancial point of view Sufficient	•	for its work on the LED from a human and
Insufficient		
2.1: Please explain	why the resources are insuff	icient:
3: Do you face any	specific challenges when su	pervising competent authorities in terms of
pertise (criminal lav	w / technical / IT) and IT resou	rces?
Yes		
O No		
3.1: what are the c	hallenges you are facing?	
Insufficient exper	tise in criminal law	
Insufficient exper	tise in working methods and pract	ces of law enforcement authorities
Insufficient exper	tise in international cooperation in	criminal matters
Insufficient exper	tise in technologies used in the are	
Insufficient IT res	use in technologies used in the air	ea of law enforcement

	Hardship to hire a full time IT specialist who would deal purely with the issues at stake.
Н	orizontal questions
	4: In your opinion, what has been the main impact(s) of the transposition of the LED in your ember State?
	The transposition has contributed to further harmonization.
	5: Have you identified any specific challenges regarding the application of the LED in relation to
ne	w technologies? Please explain? O Yes
	No
	6: Have you identified any important problems regarding the transposition of the LED in your ember State?
	O Yes
	● No
	7: Is there anything else you would like to mention relevant for the LED evaluation that is not vered in this questionnaire?
- -	O Yes
	No

Others challenges