- 1 What is the purpose of the processing operation
- $2 \quad \text{ Is the processing necessary to meet one or more specific organion objectives?} \\$
- Is the processing necessary to meet one or more specific objectives of any Third Party?
- Does the GDPR, ePrivacy Regulation or other national legislation specifically identify the processing activity as being a legitimate ac subject to the completion of a balancing test and positive outcome 4

Data is processed to enable personalised professional business-to-business advertising and communications online and offline as well as behavioural online analytics on behalf of our clients and ourselves.

Yes. The business objective is to deliver added value from our software to our clients and their prospective

Yes. Data processing enables value-added from our software platform to our clients (Third Party) through being able to deliver personalised advertising to individuals from their prospective client organisations and to provide analytics about individual's online behavoiur.

# Why is the processing activity important to the Controller

- Why is the processing activity important to other parties the data may disclosed to, if applicable?
- 3 Is there an other way of achieving the objective?

It is impossible to personalise business-to-business advertising accurately or to provide behavioural business-to-business analytics without cookies or ip addresses.

- Would the individual expect the processing activity to take place?
- 2 Does the processing add value to a product or service that the individu
- 3 Is the processing likely to negatively impact the individual's rights?
- 4 Is the processing likely to result in unwarranted harm or distress to the
- Would there be a prejudice to Data Controller if processing does not
- 6 Would there be a prejudice to the Third Party if processing does not
- 7 Is the processing in the interests of the individual whose personal data it relates to?
- What is the connection between the individual and the organisation?
- 10 Whatis the nature of the data to be processed? Does data of this nature have any special protections under GDPR?
- Is there a two way relationship in place between the organisation and the individual whose personal information is going to be processed? If so how close is that relationship?
- 13 Would the processing limit or undermine the rights of individuals?
- 15 Is there any imbalance in who holds the power between the organisation and the individual?
- 16 Is it likely that the individual may expect the information to be used for
- Could the processing be considered intrusive or inappropriate? In particular, could it be perceived as such by the individual or in the context of the relationship?
- Is a fair processing notice provided to the individual, if so, how? Are they sufficiently clear and upfront regarding the purposes ofthe processine?
- 19 Can the individual, whose data is being processed, control the processing activity or object to it easily?
- 20 Can the scope of the processing be modified to reduce/mitigate any underlying privacy risks or harms?

Please include a description of any compensating controls that will be putin place or are already in place to preserve the rights of the individual.

Data Processing is business critical because the primary software product of ours is based on this processing activity: enabling personalisation of business-to-business advertising and behavioural analytics of individuals in the business-to-business context.

to-usualness context.

The data is disclosed to 3rd parties that are essential for the business critical activities of ours, including our software development partners and advertising partners. The data itself is not relevant for these parties. The processing enables personalised professional business-to-business targeting of advertising and communications, delivering added value to our clients by helping them reach the intended relevant audiences.

- res. Individuals expect targeted advertising and that their online actions are being tracked by 3rd parties in order to analyse their behaviour due to the widespread nature of such activities.
- nanyse their behavior unter the advertising that the individual receives is more relevant. While personalisation reason selecting most appropriate content for advertising for the individual's expected interests from the available content, behavioural analytics may enables our clients and ourselves to produce more relevant content for
- advertising.

  No. We only collect information about individual's professional / business behaviour and do not collect any sensitive information, such as data on religious views, political opinions or health. We do not create demographic segments to be able to target individuals by their age or gender. We do not process any information which could be used by us directly to determine the personal identity of individuals.

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- Yes, since our product relies on the processing. Without processing we would lose our clients.

Yes, although not significant. If our client delivers non-personalised and irrelevenant advertising or communications, individuals may perceive that as "spamming", i.e. the client distributing potentially irrelevant content or advertising to high volume of individuals in order to find few actually interested individuals.

high volume of individuals in order to find few actually interested individuals.

Yes, Personalisation means that the advertising that the individual receives is more relevant. While personalisation means selecting most appropriate content for advertising for the individual's expected interests from the available content, behavioural analytics may enable our clients and ourselves to produce more relevant content for advertisity. Yes, In professional business to business environment, in which cost and impact of a buying decision is significant, information seeking has a crucial role. Business to business advertising largerly focuses on fulfilling the information seeking needs of findividuals and hence interests of the individual align with those of the advertisers of the advertisers.

In most cases there is no existing connection between the individual and organisation (advertiser) before though this is possible. Individuals represent prospective clients of the organisation.

Data is pseudonymised and does not directly identify the individual. Data does not have any special protections under GDPR.

In most common case there is no existing relationship in place between the organisation and the individual or individual's organisation even though this is possible. However, as a prospective customer of the organisation (advertiser), over time the individual in most cases will be expecting that there is potential for a relationship between individual's organisation and advertiser.

No, since the data is pseudonymised, relates to professional behaviour and interests of the individual and does not relate to personal sensitive information of the individual.

The personal information is obtained directly from the individual when the individual is browsing the internet. Terms of processing the data (Privacy Notice) and instructions for opting out the processing, is made available in either through our client website's privacy policy, as part of the advertising we distribute and, in most cases as data stored within individual's browser (cookie).

Individuals have the power over their own behaviour and can choose not to be influenced by personalised advertising or communications. Our clients may use the behavioural analytics data to personalise their advertising and sales communications towards the individuals or ganaisation, but the individual and the indi

Yes. The individuals expect that their online behaviour is being tracked and that this information may be used by organisations whose prospective clients the individuals' organisations represent.

No. The likelihood of the individual considering personalised advertising or communications intrusive is extremely low or non-existent because of the fact that the personalisation relies on the professional behaviour and interests of the individual as opposed to personal behaviour, does not in any case include sensitive personal information and, does not directly determine the person's identity.

does not directly determine the person's identity.

Yes, always when it is reasonably possible. Data collection takes place related to individual's online behaviour and privacy notice as well as an opportunity of opting out from processing are provided in four different ways, depend on the circumstances related to the individual's online behaviour.

1) On our client websites through the Privacy Policy of our client. The Privacy Policy will be present as a link from cookie consent functionality our client provides.

2) On various other websites, within our own advertising format under a menu labeled with 3 bars.

3) Always when the individual's browser supports cookies, as a special cookie stored on the individual's browser supports cookies, as a special cookie stored on the individual's through the provided of the prov

A) As part of the advertising industry's transparency and consent framework.

Yes. The individual can control how the individual's web browser manages cookies from the web browser's settingsi.e. which categories of cookies are allowed: 1st party (associated with the web domain individual is visiting), 3rd party
(associated with other web domains than the one individual is visiting), or blocking cookies altogether. Processing of
individual has a possibility of easily choosing which IP address is being used by using technologies such as Virtual
Private Networks or Proxy Servers. Additionally, the individual has four ways of rejecting creation of cookies from us:
1) Through oping out through the online interface we provide this psychological related to the individual including IPaddresses are permanently erased from our systems. In such case only a cookie denoting that such opt-out has taken
place shall be retained within individual's browser.
2) Through using the "Do Not Track" feature of the individual's browser, in this case, no data related to the
individual's behaviour will be stored.

Yes, although there are no identified privacy risks or harms to the individual. By default, the scope of processing has
been reduced by way of processing pseudonymized data only.

TBS AND COMPENSATING CONTROLS

The personal data we process is pseudonymised and we do not process any information that could he used directly.

D) SAFEGU

The personal data we process is pseudonymised and we do not process any information that could be used directly to determine personal identity of the individual. When personal identity of the individual. When personal data is delivered, so although the advertising channel may have capability of de-pseudonymising the data, 3rd party will only become aware that we want to target that individual and what content / advertising is being targeted. Third parties do not have any access to the behavioural data from our system.

The data is stored safely and access to it is strictly restricted. The data is used for development purposes only when absolutely needed and it is not allowed by our R&D partners to store it on local computers. We provide user three options of opting out of data processing: 1) Browser's do-not-track functionality, 2) opt-out form at https://nirki/optout and 3) Advertising industrys Consent and transparency framework. We provide access to our privacy notice and opt-out as separate cookle values always when we set a cookle to an individual.

Using the responses above now documented if you believe you are able to rely on Legitimate Interests for the processing operation. Please explain, perhaps using bulletpoints, why you are, or are not, a bale to rely on this legal basis. You should draw on the answers you have provided in this LIA.

- Outcome of Assessment:

  We believe that we are able to use Legitimate Interests for the processing operation as documented above. As a summany, key factors affecting our assessment:

   Processing is critical for our business
   Processing does not cause any harm and actually benefits the individual
   Processing is related to professional behaviour of the individual and is in no way involved with personal or sensitive behaviour of the individual
   Processing of data is similar to what people can excpect when browsing internet
   Only pseudonymised data is processed and we do not process any information that could be used directly to determine the identity of the individual