



SHORT SUPPLY CHAIN KNOWLEDGE AND INNOVATION NETWORK

D7.1: Ethical Requirements and Protection of Private Data

WP 7, T7.1

Authors: CKA, UNIFG, ZLTO, YOURIS

Abstract

The “data controller” for the SKIN project is the project leader UNIFG. The main “data processor” is YOURIS, being responsible for communication, the project website, data repositories and interfaces for data gathering activities. Most partners are “data processors” in the sense that they are involved in data gathering. They are also “data recipients” in the sense that they will access and analyse the gathered data. Given the fact that the project will handle personal data, the consortium is subject to the GDPR which comes into force in the course of the project, in May 2018. Given the nature of the data and activities of the project, the project must obtain informed consent with regard to personal data obtained from the members of its networks and communities of stakeholders. This can be done using an online tick-box, and by observing specific guidelines provided in detail in this document. In our case there is no need to carry out a data protection impact assessment or to appoint a dedicated data protection officer. The project will not solicit or process “special categories” of data and so there is no need to obtain an authorisation from competent EU or member state authorities. Although one of the SKIN partners is based in Serbia, a non EU member state, there is no need to establish a special agreement or protocol concerning its tasks or in relation to its use of SKIN data and respect of the terms of the GDPR. Nevertheless, as a



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precaution all partners are required to sign an agreement related to the internal list of SKIN contacts.



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