3: RDMP template

After completing the EBEC approval online, a first draft RDMP is generated automatically

**1. Project name: Dynamic Runs**

**2. Lead researcher: Johan de Jong**

**3. Data steward: Not present at start of project, currently T. Gales (not consulted)**

**4. Research question(s): How do people learn when they play the bank choice game repeatedly?**

**5. Data to be gathered (including location): repeated bank choice and withdraw decisions in a bank choice game followed by a loss aversion task (48 sessions of one group each), participants from the CREED lab subject pool (24 Amsterdam sessions) and the subject pool of the lab at SFU in Vancouver (24 Vancouver sessions)**

**6. Method of data collection (in case of personal data indicate the basis (*grondslag*)): online experiment**

Basis being either *informed consent* or *legitimate interest (academic research)*

**7. Individuals involved in data gathering, data manipulation/editing and with access to the data: Johan de Jong (coauthor), Anita Kopányi-Peuker (coauthor), Jasmina Arifovic (coauthor, passed away in January 2022), William Ho (RA), Jorge Martinez (RA), Jonathan Puigvert Angulo (RA)**

**8. Data Protection Impact Assessment : Not needed**

required when a processing operation “*is likely to result in a high risk to the rights and freedoms of natural person*”.

• a systematic description of the envisaged processing operations and the purposes of the processing, including where applicable the legitimate interest pursued by the controller;

• an assessment of the necessity and proportionality of the processing operations in relation to the purposes;

• an assessment of the risks to the rights and freedoms of data subjects that are likely to result from the processing (and in particular the origin, nature, particularity and severity of such risks); and

• the measures envisaged to address the risks, including safeguards, security measures and mechanisms to ensure the protection of personal data and demonstrate compliance with the GDPR.

**­**

Practically speaking a DPIA is needed when two or more of the casus below are applicable:

* Assessing people based on personal characteristics
* Automated decision making
* Structured and large-scale monitoring
* Sensitive personal data
* Large-scale data processing
* Linked databases
* Data on vulnerable persons
* Use of new technologies
* Blocking of (a) right(s), service(s) or contract(s)

When data on genetics and/or health is concerned, a DPIA is mandatory. Please contact the data steward when drafting a DPIA so we can guide you in the process.

**9. Data editing/manipulation steps (e.g. SPSS Syntax files, R scripts): Anonymization by removal of bank account numbers (Amsterdam) and email addresses (Vancouver) before the data is shared. Anonymized data is uploaded to Figshare**

**10. Where and how will the data be stored (including temporary storage for research use) and security measures applied: Raw data is deleted, anonymized data is shared with all coauthors and RAs and the CREED raw data backup via email (directly after each session), uploaded to the project Dropbox (currently accessible by authors only), present on the HDs of the laptop(s) of one or more coauthors and/or RAs, and uploaded to Figshare (later in the project)**

**11. Approval EBEC (Economics & Business Ethics Committee) obtained: Yes** approval yes/no

**12. Intellectual property, copyright and ownership** **of the data: the authors (see 7)**

X

The researcher Johan de Jong hereby states that the data will be stored will be in line with the UvA guidelines and UvA EB protocol on RDM.