Preparing for GDPR:

set your organisation on the path to compliance

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The legal perspective

An overview of legal requirements highlighting what's new in the GDPR

Data Protection – the current law

- Data Protection Act 1998 (DPA)
- Privacy and Electronic Communications Regulations
 2003 (PECR) additional restrictions on direct marketing by electronic means (phone, fax, email, text, video messaging), rules on cookies etc.
- Regulation of Investigatory Powers Act 2000 (RIPA)
 covers 'interception' of communications (e.g. monitoring
 employee emails or internet usage)

Data Protection – the new law

- General Data Protection Regulation (GDPR) replace the DPA from 25 May 2018
- Data Protection Bill will repeal DPA and incorporate GDPR once UK leaves EU
 - continuity of data protection standards in the UK following Brexit
 - UK derogations national laws permitted by the GDPR in specific contexts

Who does the GDPR apply to?

Data controllers

- person or body which determines the <u>purposes and means</u> of processing personal data
- Can have joint data controllers
- Broadly same as DPA
- GDPR extends obligations and potential liability to data processors
 - person or body which processes data on behalf of a data controller (but not data controller's staff)

Key concepts – a new approach?

Transparency and accountability

 Data controller will be responsible for, and must be able to demonstrate compliance with, the principles relating to processing of personal data - Art. 5(2) GDPR

Governance

- ICO expects "comprehensive but proportionate" governance measures"
- Privacy by design and default (e.g. data minimisation, pseudonymisation, creating and improving security features on an ongoing basis)

Governance

- Appropriate technical and organisational measures
- Documentation requirement to keep records of processing activities
- Requirement for some organisations to appoint a Data Protection Officer (DPO)
- Compulsory Data Protection Impact Assessment (DPIA)

Key definitions

Personal data

- information relating to a living person who is identified (or can be identified) from that information
- Special categories of personal data (DPA 'sensitive personal data')
 - personal data revealing race or ethnic origins, political opinions, religious or philosophical beliefs, trade union membership, health, sex life or sexual orientation

Data Protection Principles (Art. 5 GDPR)

- Personal data must be:
 - processed lawfully, fairly and in a transparent manner
 - Collected for specified, explicit, and legitimate purposes and not be processed in a way that is incompatible with those purpose(s)
 - adequate, relevant and limited to what is necessary in relation to the purpose(s) for which it is processed
 - be accurate and, where necessary, kept up to date

Data Protection Principles (Art. 5 GDPR)

- kept for no longer than is necessary for the purposes for which the data are processed
- processed in a manner that ensures appropriate security of the data (including to prevent unauthorised or unlawful processing, accidental loss, destruction or damage) using appropriate technical or organisational measures
- must not be transferred outside the EEA unless the country has an adequate level of protection for data subjects

Lawful processing (Art. 6 GDPR)

- Identify and record legal basis for processing personal data:
 - Consent of data subject
 - Necessary for the performance of a contract or to take steps to enter into a contract with data subject
 - Necessary for compliance with a legal obligation
 - Necessary to protect the vital interests of a data subject or another person
 - Necessary for the performance of a task carried out in the public interest or in the exercise of official authority
 - Necessary for the purposes of legitimate interests pursued by the data controller or a third party

Processing Special Categories (Art. 9 GDPR)

- Conditions for lawfully processing special categories of personal data include:
 - Explicit consent (opt-in)
 - Necessary for carrying out obligations under employment, social security or social protection law, or a collective agreement
 - Necessary to protect the vital interests of the data subject
 - Provision of health or social care or treatment or management of health or social care systems and services on the basis of Union or Member State law or a contract with a health professional

Consent - GDPR

- GDPR definition:
 - freely given, specific, informed and unambiguous indication of the data subject's wishes
 - by a statement or by a clear affirmative action
 - signifying agreement to the processing of personal data relating to him/her
- Verifiable keep records of how and when given
- Specific conditions for consent if providing online services to children under 13

Conditions for consent – Art. 7 GDPR

- Written consent:
 - Must be in an intelligible and easily accessible form
 - Must use clear an unambiguous language
 - If written document contains other matters (e.g. contract of employment), the request must be clearly distinguishable from other matters
- Individual has the right to withdraw consent at any time and should be informed of this right before giving consent
- Must be as easy to withdraw as to give consent

Consent – ICO draft guidance

- ICO draft guidance
 - Consent requires an active opt-in unticked opt-in boxes or similar active opt-in methods (e.g. yes/no)
 - Be specific and granular vague or blanket consent not appropriate
 - Name any third parties who will rely on the consent
 - Keep your consent requests separate from other terms and conditions
 - Avoid making consent a precondition of a service

Privacy Notices – Art. 13 GDPR

- Controller must provide at the time personal data are obtained (free of charge)
- Notice must include:
 - Identity and contact details of data controller
 - Contact details of data protection officer (where applicable)
 - Purposes of intended processing and legal basis (if legitimate interest, provide information)
 - Recipient(s) of personal data
 - Transfer to third country or international organisation (where applicable)

Privacy Notices – Art. 13 GDPR

- In addition:
 - Period data will be stored or (if not possible) criteria used to determine period
 - Right to request access data, to rectification or erasure, right to restriction of processing, right to data portability
 - If consent relied upon, right to withdraw consent at any time
 - Right to lodge complaint with ICO
 - Whether there is a statutory or contractual requirement
 - Any automated decision-making (including profiling)

GDPR – rights of individuals

- Right to be informed (transparency) privacy notices
- Right of access subject access requests
- Right to rectification if data is inaccurate or incomplete
- Right to erasure 'right to be forgotten'
- Right to restrict processing storage only
- Right to data portability moving data from one IT environment to another
- Right to object includes right to object to direct marketing
- Rights re: automated decision making and profiling

Right of Access

- Subject Access Requests under DPA what will change?
- Must provide copy of information free of charge can charge 'reasonable fee' if request manifestly unfounded or excessive
- 1 month (at the latest) to comply can be extended where requests are complex or numerous
- If request made electronically, provide information in a commonly used electronic format
- Wherever possible, provide remote access to secure selfservice system

Right to Object

- Individuals have the right to object to:
 - processing based on legitimate interests or performance of a task in the public interest/exercise of official authority
 - direct marketing (including profiling)
 - processing for purposes of scientific/historical research and statistics
- Legitimate interests stop processing unless compelling legitimate grounds or legal claims

Right to Erasure

- Known as 'right to be forgotten' right to request deletion or removal of personal data, e.g.
 - personal data no longer necessary in relation to purpose it was originally collected/processed
 - individual withdraws consent or objects and no legitimate interest for continuing processing
- Refusing request for erasure, e.g.
 - to comply with a legal obligation for the performance of a public interest task or exercise of official authority
 - for public health purposes in the public interest
 - exercise or defence of legal claims

Third-Party Data Processors

- Art. 28 controller must only use processors providing "sufficient guarantees" that processing will meet GDPR requirements and ensure protection of individual rights
- Processing by data processor must be governed by a written contract with the data controller
- Controllers and processors must maintain a record of processing activity carried out

ICO breach notification

- GDPR Art. 33 requirement for data controller to notify a personal data breach to ICO as the supervisory authority
 - Only if breach likely to result in risk to rights and freedoms of individuals
 - Without undue delay
 - Where feasible, not later than 72 hours after becoming aware of it
- If data breach likely to result in high risk to rights and freedoms of an individual, controller must also communicate the breach to the individual without undue delay

ICO Powers – Art. 58 GDPR

- Investigative powers, including:
 - Order controller and processor to provide information
 - Data protection audits
 - Entry, inspection and seizure (documents and equipment)
- Corrective powers, including:
 - Warnings, reprimands and orders for compliance
 - Temporary or definitive ban on processing
 - Order the rectification or erasure of personal data or restriction of processing

ICO Powers – Penalties and Fines

- Art. 83 GDPR graduated fines depending of type and severity of infringement - must be effective, proportionate and dissuasive
- Depending on breach:
 - <EUR10 million or <2% of total worldwide annual turnover, whichever is higher
 - <EUR20 million or <4% of total worldwide annual turnover, whichever is higher
- Reputational damage (media interest) and/or potential action by charity commission

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Practical considerations for responding to the challenges of GDPR

Craig Humphries, Adapta Consulting



Practical steps for achieving GDPR compliance

1. Appoint a DPO / DP lead

4. Document your data handling processes

7. Develop a personal information register

10. Move to full channel specific optins for DM communications

2. Raise awareness& provide training

5. Determine & document your lawful basis for processing

8. Revise & develop your data protection compliance policies, procedures

11. Issue & collect revised data processor agreements

3. Undertake a compliance review – process & systems

6. Determine & implement your consent strategy

9. Embed privacy by design & impact assessments

12. Develop & implement a plan for ongoing compliance



Group work: demystifying the requirements GDPR

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Group work: demystifying the requirements GDPR

Follow-up to questions/group presentations

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Developing an action plan

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Practical next steps

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Summary and close

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Presentations will be available online shortly



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