21 Academy

# Course

### **Online Sessions**

# Data Protection Officer

# Data Protection Officer/Lead

#### www.21academy.education

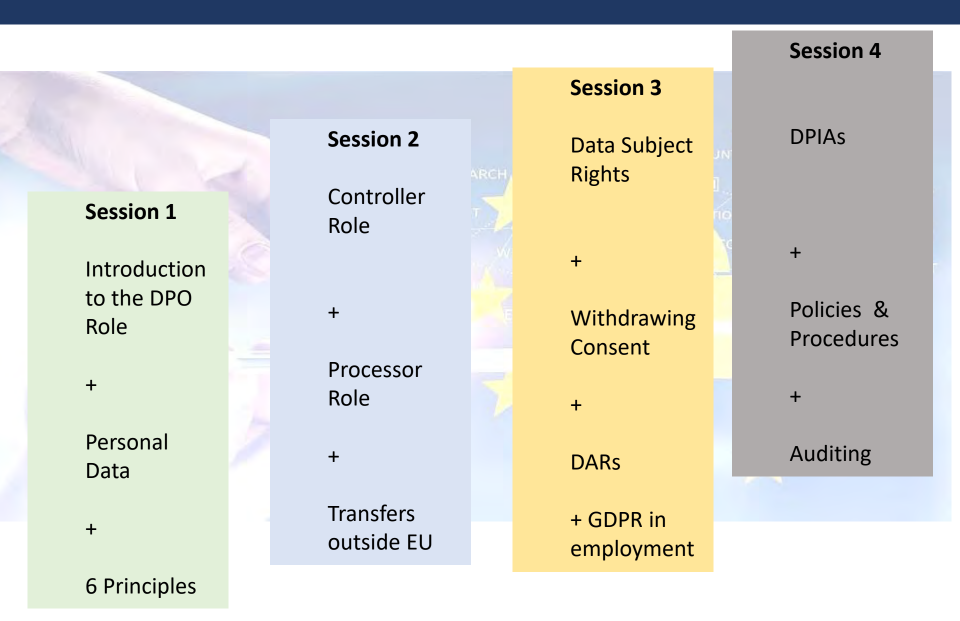
\$ 2099 5486



ENEU- MAMO TO

ACADEN

# Data Protection Officer/Lead Course



# Data Protection Officer/Lead Course

# 11.11.2024

- 1. Dealing with IT & Security
- 2. Data Security Failures
- 3. Recording and Reporting Breaches
- 4. The Costs & Implications of Getting GDPR Wrong



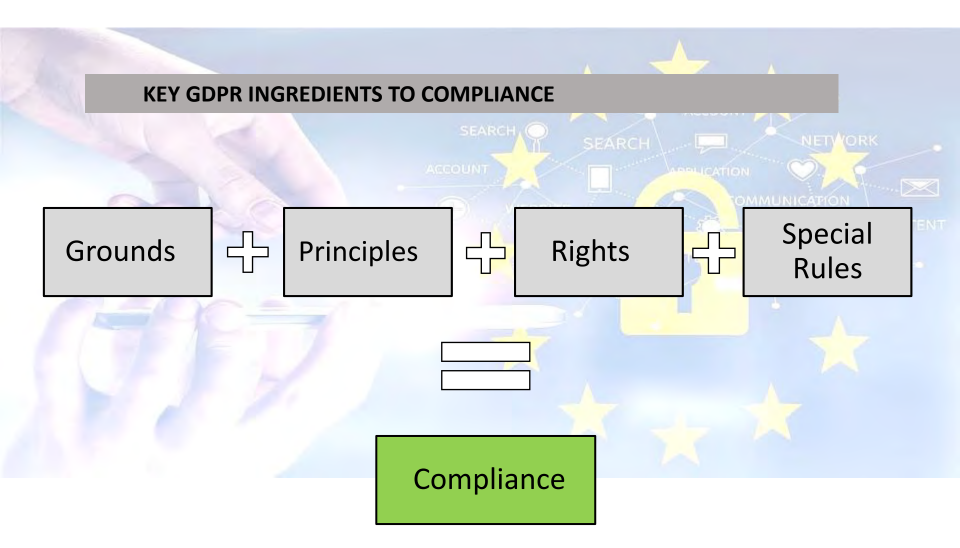
ADVOCATES

Antonio Ghio <u>Antonio.ghio@fenechlaw.com</u>

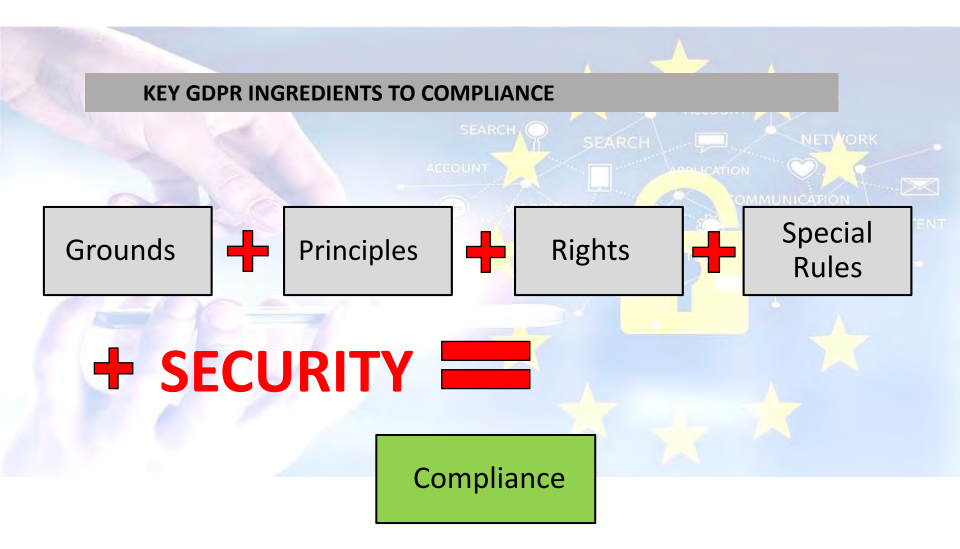














Why should we worry about information security?

Poor information security leaves systems and services at risk and may cause real harm and distress to individuals – lives may even be endangered in some extreme cases.



# Why should we worry about information security?

- Some examples of the harm caused by the loss or abuse of personal data include:
  - identity fraud;
  - fake credit card transactions;
  - targeting of individuals by fraudsters;
  - witnesses put at risk of physical harm or intimidation;
  - offenders at risk from vigilantes;
  - exposure of the addresses of service personnel, police and prison officers, and those at risk of domestic violence;
  - fake applications for tax credits; and
  - mortgage fraud.



# **GUIDING PRINCIPLES**





Privacy By Default



GDPR, Article 5(1)f – the 6<sup>th</sup> Principle



#### GUIDING PRINCIPLES

GDPR, Article 5(1)f – the 6<sup>th</sup> Principle



Personal Data shall be processed in a manner that ensures **appropriate security** of the personal data, including protection against unauthorised or unlawful processing and against accidental loss, destruction or damage, <u>using appropriate **technical** or **organisational** <u>measur</u>es</u>

('integrity and confidentiality').



GUIDING PRINCIPLES

GDPR, Article 5(1)f – the 6<sup>th</sup> Principle



- □ This is not a new data protection obligation.
- It replaces and mirrors the previous requirement to have 'appropriate technical and organisational measures' under the Data Protection Act (and EU Directive)



GUIDING PRINCIPLES

GDPR, Article 5(1)f – the 6<sup>th</sup> Principle



BUT, the GDPR provides more specifics about what you have to do about the security of your processing and how you should assess your information risk and put appropriate security measures in place.

What was best practice is now law.



#### GUIDING PRINCIPLES

GDPR, Article 5(1)f – the 6<sup>th</sup> Principle



- □ The security principle goes beyond the way you store or transmit information.
- Every aspect of your processing of personal data is covered, not just cybersecurity.



#### GUIDING PRINCIPLES

GDPR, Article 5(1)f – the 6<sup>th</sup> Principle



CONFIDENTIALITY INTEGRITY AVAILABILITY □ Security measures put in place should seek to ensure :

- the data can be accessed, altered, disclosed or deleted only by those you have **authorised** to do so (and that those people only act within the scope of the authority you give them);
- 2. the data you hold is **accurate and complete** in relation to why you are processing it; and
- 3. the data remains accessible and usable, ie, if personal data is accidentally lost, altered or destroyed, you should be able to recover it and therefore prevent any damage or distress to the individuals concerned



#### GUIDING PRINCIPLES

#### **PRIVACY BY DESIGN**



GDPR :- The controller shall, both at the time of the determination of the means for processing & at the time of the processing itself, implement appropriate technical and organisational measures designed to implement data-protection principles in an effective manner



#### GUIDING PRINCIPLES

#### **PRIVACY BY DESIGN**



The **ICO** encourages organisations to ensure that privacy and data protection is a key consideration in the **early stages of any project**, and then throughout its **lifecycle**.

Example when:

- 1. building new IT systems for storing or accessing personal data;
- 2. developing legislation, policy or strategies that have privacy implications;
- 3. embarking on a data sharing initiative; or
- 4. using data for new purposes.



#### GUIDING PRINCIPLES

#### **PRIVACY BY DESIGN**



#### 7 Principles (Ontario IPC)

- 1. Proactive not Reactive; Preventative not Remedial
- 2. Privacy as the Default Setting
- 3. Privacy Embedded into Design
- 4. Full Functionality Positive-Sum, not Zero-Sum
- 5. End-to-End Security Full Lifecycle Protection
- 6. Visibility and Transparency Keep it Open
- 7. Respect for User Privacy Keep it User-Centric



#### GUIDING PRINCIPLES

#### **PRIVACY BY DEFAULT**



GDPR :- The controller shall implement mechanisms for ensuring that, by default, only those personal data are processed which are **necessary** for each specific purpose of the processing,

(& not collected or retained beyond the minimum necessary for those purposes, both in terms of the amount of the data and the time of their storage).



GUIDING PRINCIPLES

#### **PRIVACY BY DESIGN**



# **Privacy Impact Assessments** (PIAs) are an integral part of taking a privacy by design & default approach.





- An assessment of the impact of the envisaged processing operations on the protection of personal data
- Mandatory the controller shall carry out...
  - High Risk Situations
  - As a Pre-requisite to processing
  - With Prior Consultation with DP Commissioner





Especially when

- i. Using '**new technologies**';
- Using extensive and systematic evaluation of personal aspects relating to persons based on automated processing (including profiling) leading to decisions that produce legal effects;
- iii. Large scale processing of **sensitive data**
- iv. Systematic processing of a **publicly accessible area** on a large scale



Article 29 W.P. : high risk is likely to include :



- Evaluation or Scoring (e.g. using credit agencies, offering genetic tests to predict health risks, building marketing profiles based on usage or website navigation);
- **ii. Data concerning vulnerable data subjects** (e.g. children, employees, elderly)
- **iii. Matching or combining datasets** in a way that exceeds the reasonable expectations of data subjects;
- iv. Where processing prevents data subjects from exercising a contract or using a service; (e.g. a bank requiring to screen a credit reference to give a loan)





To include:

- i. Description of processing / purposes
- ii. Assessment of necessity + proportionality
- iii. Assessment of risks
- iv. Measures envisaged to address risks
- v. References to Codes of Conduct
- vi. Seek views of DPO
- vii. (where appropriate) seek views of data subjects (or their reps / unions ?)





- 1. Must be **prior** to processing;
- 2. Must be **continual** (not a one time process);
- 3. Processors should assist controllers;
- 4. Recommended to seek independent expert advice.

**ISO/IEC 29134:2017** : Information technology --Security techniques -- Guidelines for privacy impact assessment







# GDPR Legal & IT/Security Audits







# HOW?









# WHEN?





# WHEN?











1. WORK TOWARDS GDPR COMPLIANCE







- 1. WORK TOWARDS GDPR COMPLIANCE
- 2. UNDERSTAND WHAT PD IS PROCESSED





- 1. WORK TOWARDS GDPR COMPLIANCE
- 2. UNDERSTAND WHAT PD IS PROCESSED
- 3. IMPROVE EFFICIENCIES + SMARTER USE OF YOUR DATA





- 1. WORK TOWARDS GDPR COMPLIANCE
- 2. UNDERSTAND WHAT PD IS PROCESSED
- 3. IMPROVE EFFICIENCIES + SMARTER USE OF YOUR DATA
- 4. FACILITATE DATA MANAGEMENT (E.G. RESPONSE TIME)





- 1. WORK TOWARDS GDPR COMPLIANCE
- 2. UNDERSTAND WHAT PD IS PROCESSED
- 3. IMPROVE EFFICIENCIES + SMARTER USE OF YOUR DATA
- 4. FACILITATE DATA MANAGEMENT (E.G. RESPONSE TIME)
- 5. MITIGATE RISKS



# **GDPR COMPLIANCE**





# **GDPR COMPLIANCE**



#### **Principle of accountability**

Controller = responsible for, and be able to **demonstrate compliance** with, the data protection principles;



# **GDPR COMPLIANCE**

# WHY?

#### **Principle of accountability**

Controller = responsible for, and be able to **demonstrate compliance** with, the data protection principles;

Record keeping obligation;



WHY?

# **GDPR COMPLIANCE**

#### Principle of accountability

Controller = responsible for, and be able to **demonstrate compliance** with, the data protection principles;

**Record keeping obligation**;

Provide records to supervisory authority on request



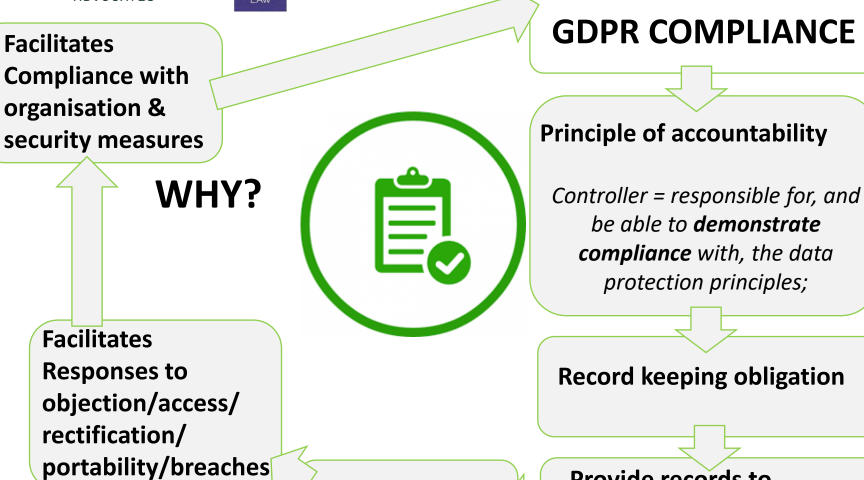












**Facilitates DPO** 

Provide records to supervisory authority on request



#### RECITAL 83 :

In order to maintain security and to prevent processing in infringement of this Regulation, the controller or processor should **evaluate the risks** inherent in the processing and **implement measures** to mitigate those risks, such as encryption.



Facilitates Compliance with organisation & security measures

#### RECITAL 83 :

In order to maintain security and to prevent processing in infringement of this Regulation, the controller or processor should **evaluate the risks** inherent in the processing and **implement measures** to mitigate those risks, such as encryption.

Those measures should ensure an **appropriate level of security, including confidentiality,** taking into account the **state of the art** and the **costs of implementation** in relation to the risks and the nature of the personal data to be protected.



Facilitates Compliance with organisation & security measures

#### **RECITAL 83**:

In order to maintain security and to prevent processing in infringement of this Regulation, the controller or processor should **evaluate the risks** inherent in the processing and **implement measures** to mitigate those risks, such as encryption.

Those measures should ensure an **appropriate level of security, including confidentiality,** taking into account the **state of the art** and the **costs of implementation** in relation to the risks and the nature of the personal data to be protected.

In assessing data security risk, **consideration should be given to the risks** that are presented by personal data processing, such as:

- accidental or unlawful destruction,
- loss,
- alteration,

- **unauthorised disclosure** of, **or access** to, personal data transmitted, stored or otherwise processed which may in particular lead to physical, material or non-material damage.



Facilitates Compliance with organisation & security measures

Article 5(f) 6<sup>th</sup> Principle of Integrity & Confidentiality

#### **RECITAL 83**:

In order to maintain security and to prevent processing in infringement of this Regulation, the controller or processor should **evaluate the risks** inherent in the processing and **implement measures** to mitigate those risks, such as encryption.

Those measures should ensure an **appropriate level of security, including confidentiality,** taking into account the **state of the art** and the **costs of implementation** in relation to the risks and the nature of the personal data to be protected.

In assessing data security risk, **consideration should be given to the risks** that are presented by personal data processing, such as:

- accidental or unlawful destruction,
- loss,
- alteration,

- **unauthorised disclosure** of, **or access** to, personal data transmitted, stored or otherwise processed which may in particular lead to physical, material or non-material damage.



#### Article 30(1)g

Controller to **keep records of** .. a general description of the technical and organisational security measures

#### Article 32 Security of Processing

Controller .... to ensure a level of security appropriate to the risk, including inter alia as appropriate:

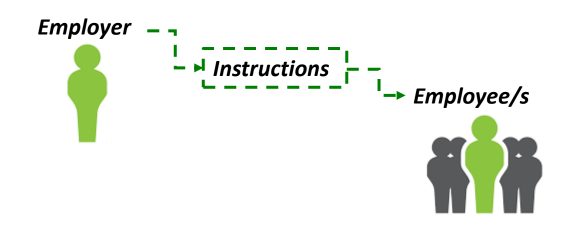
- (a) the **pseudonymisation and encryption** of personal data;
- (b) the ability to ensure the ongoing confidentiality, integrity, availability and resilience of processing systems and services;
- (c) the ability to restore the availability and access to personal data in a timely manner in the event of a physical or technical incident;
- (d) a process for regularly testing, assessing and evaluating the effectiveness of technical and organisational measures for ensuring the security of the processing.

Taking into account the state of the art, the costs of implementation and the nature, scope, context and purposes and risk of varying likelihood and severity for the rights of persons...



#### Article 32(4)

Controller and processor shall take steps to ensure that any natural **person acting under the authority of the controller** or the processor who has access to personal data does not process them except on instructions from the controller,







# **NO-ONE-SIZE-FITS-ALL** adopt a risk-based approach





# This Risk Assessment should take account of factors such as:

1. the nature and extent of your organisation's

premises and computer systems;

- 2. the **number of staff** you have;
- 3. the extent of their **access** to the personal data; and
- personal data held or used by a third party on your behalf





#### security measures should seek to ensure that:

- i. only **authorised people** can access, alter, disclose or destroy personal data;
- ii. those people only **act within the scope** of their authority; and
- iii. if personal data is accidentally lost, altered or destroyed, it can be **recovered** to prevent any damage or distress to the individuals concerned























# HOW?









requires a structured & planned approach







requires a structured & planned approach

- 1. Appoint a team + Leader
- 2. Rope in IT
- 3. Define a Project Plan









requires a structured & planned approach

- 1. Appoint a team + Leader
- 2. Rope in IT
- 3. Define a Project Plan
- Training understand definitions + your obligations + rights









- 1. Appoint a team + Leader
- 2. Rope in IT
- 3. Define a Project Plan
- 4. Training understand definitions + your obligations + rights
- 5. Gather relevant information.









# requires a structured & planned approach

- 1. Appoint a team + Leader
- 2. Rope in IT
- 3. Define a Project Plan
- Training understand definitions + your obligations + rights
- 5. Gather relevant information.

- dynamic consultation
- Interviews/surveys
- Documentation









requires a structured & planned approach

- 1. Appoint a team + Leader
- 2. Rope in IT
- 3. Define a Project Plan
- Training understand definitions + your obligations + rights
- 5. Gather relevant information.

E.g. Fenech & Fenech Advocates DATA INVENTORY FORM

- dynamic consultation
  - Interviews/surveys
- Documentation







- Process Description
- Process Flow
- Controller/Processor (joint/sub)
- Categories of personal data
- Purpose/s
- Grounds
- Principles
- Information Obligation
- Data Subject Rights
- Automated Decision Making / profiling
- Security measures
- Documentation (e.g. consent form)
- Breach notification procedures & policies







requires a structured & planned approach

- 1. Appoint a team + Leader
- 2. Rope in IT
- 3. Define a Project Plan
- Training understand definitions + your obligations + rights
- 5. Gather relevant information. (interview / survey individuals + documentation)
- 6. Prepare a Data Map





# • HOW? Data Mapping

#### 1. DATA ITEMS

(e.g. names, email addresses, records)

#### **2.** FORMATS

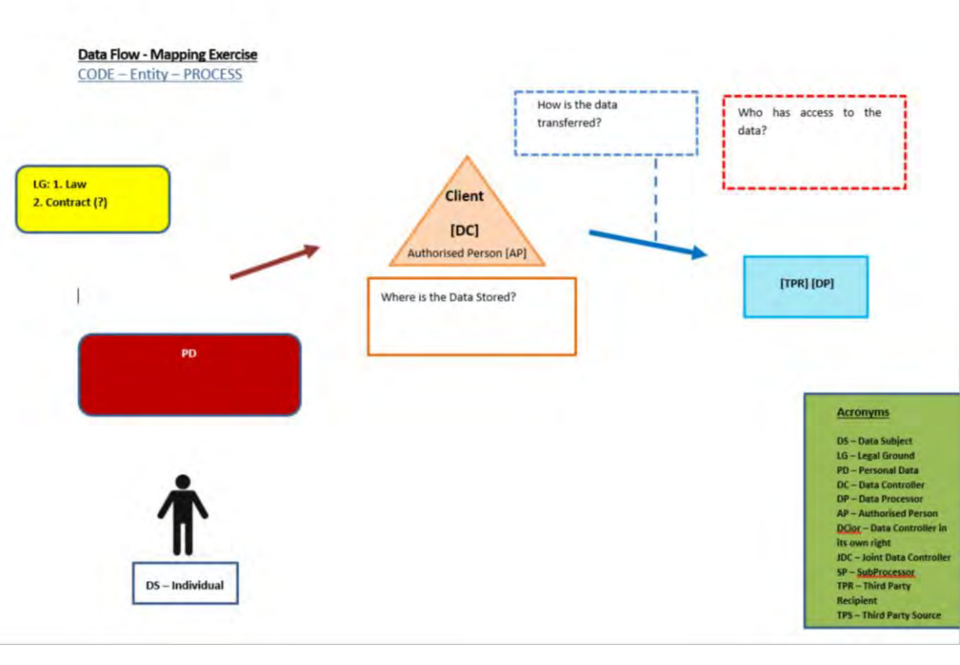
(e.g. hard copy forms, online data entry, database)

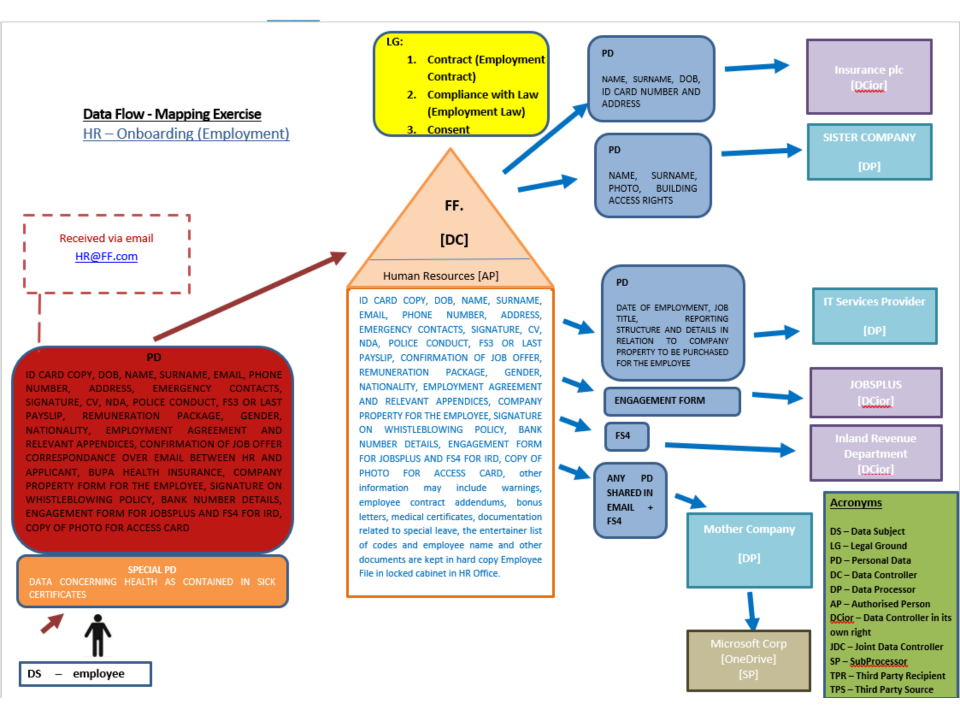
#### **3.** TRANSFER METHODS

(e.g. post, telephone, internal/external)

#### 4. LOCATIONS

(e.g. offices, Cloud, third parties)









• HOW?

requires a structured & planned approach

- 1. Appoint a team + Leader
- 2. Rope in IT
- 3. Define a Project Plan
- Training understand definitions + your obligations + rights
- 5. Gather relevant information. (interview / survey individuals + documentation)
- 6. Prepare a Data Map
- 7. Consider 'Main Establishment' + Lead Authority







 HOW? requires a structured & planned approach

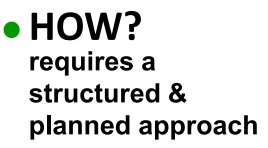
- 1. Appoint a team + Leader
- 2. Rope in IT
- 3. Define a Project Plan
- Training understand definitions + your obligations + rights
- 5. Gather relevant information. (interview / survey individuals + documentation)
- 6. Prepare a Data Map
- 7. Consider 'Main Establishment' + Lead Authority
- 8. Legal Audit Gap Analysis Report +

Recommendations









- 1. Appoint a team + Leader
- 2. Rope in IT
- 3. Define a Project Plan
- Training understand definitions + your obligations + rights
- 5. Gather relevant information. (interview / survey individuals + documentation)
- 6. Prepare a Data Map
- 7. Consider 'Main Establishment' + Lead Authority
- 8. Legal Audit Gap Analysis Report + Recommendations
- 9. Implement Changes









#### requires a structured & planned approach

- 1. Appoint a team + Leader
- 2. Rope in IT
- 3. Define a Project Plan
- Training understand definitions + your obligations + rights
- 5. Gather relevant information. (interview / survey individuals + documentation)
- 6. Prepare a Data Map
- 7. Consider 'Main Establishment' + Lead Authority
- 8. Legal Audit Gap Analysis Report + Recommendations
- 9. Implement Changes
- **10.Update documentation**





 HOW? requires a structured & planned approach

- 1. Appoint a team + Leader
- 2. Rope in IT
- 3. Define a Project Plan
- Training understand definitions + your obligations + rights
- 5. Gather relevant information. (interview / survey individuals + documentation)
- 6. Prepare a Data Map
- 7. Consider 'Main Establishment' + Lead Authority
- 8. Legal Audit Gap Analysis Report + Recommendations
- 9. Implement Changes
- 10.Update documentation
- 11.Train & remind

TRAINING







• HOW?

requires a structured & planned approach

- 1. Appoint a team + Leader
- 2. Rope in IT
- 3. Define a Project Plan
- Training understand definitions + your obligations + rights
- 5. Gather relevant information. (interview / survey individuals + documentation)
- 6. Prepare a Data Map
- 7. Consider 'Main Establishment' + Lead Authority
- 8. Legal Audit Gap Analysis Report + Recommendations
- 9. Implement Changes
- **10.Update documentation**
- 11.Train & remind
- 12.Ongoing Compliance







• HOW?

requires a structured & planned approach

- 1. Appoint a team + Leader
- 2. Rope in IT
- 3. Define a Project Plan
- Training understand definitions + your obligations + rights
- 5. Gather relevant information. (interview / survey individuals + documentation)
- 6. Prepare a Data MSECURITY
- 7. Consider 'Main Establishment' + Lead Authority
- 8. Legal Audit Gap Analysis Report + Recommendations
- 9. Inplement Changes
- 10.Update documentation
- 11.Train & remind
- 12.Ongoing Compliance



#### **PHYSICAL SECURITY**

- the quality of doors and locks, and the protection of premises by such means as alarms, security lighting or CCTV;
- access control to premises, and how visitors are supervised;
- Paper, waste and electronic disposal; and
- Security of **IT equipment**, particularly mobile devices

#### **CYBER SECURITY**

- System/network security the security of network and information systems, including those which process personal data;
- data security the security of the data held on systems, eg ensuring appropriate access controls are in place and that data is held securely;
- online security eg the security of a website and any other online service or applications used; and
- device security including policies on Bring-your-own-Device (BYOD).





- <u>Pseudonymisation</u> and <u>encryption</u> are specified in the GDPR as two examples of measures that may be appropriate for you to implement.
- This does not mean that you are obliged to use these measures. It depends on the nature, scope, context and purposes of your processing, and the risks posed to individuals.





CYBER SECURITY

#### 3-2-1 Back-up

Three copies, with two stored on different devices and one stored offsite.

- You must have the **ability to restore** the availability and access to personal data in the event of a physical or technical incident in a 'timely manner'.
- The GDPR does not define what a 'timely manner' means. This depends on:
  - ✓ who you are
  - ✓ what systems you have; and
  - the risk that may be posed to individuals if the personal data you process is unavailable for a period of time.





- This effectively creates a 'buffer zone' between your IT network and other, external networks.
- Incoming traffic can be analysed to find out whether or not it should be allowed onto your network.





- Manufacturers often set the default configurations of new software and devices to be as open and multi-functional as possible. They come with 'everything on' to make them easily connectable and usable
- Check Settings. Change Passwords.
- For important accounts, use 2-factor authentication (2FA)





- Set admin accounts;
- Check privileges;
- Standard accounts should be used for general work. By ensuring that your staff don't browse the web or check emails from an account with administrative privileges you cut down on the chance that an admin account will be compromised
- only use software from official sources





• Sandboxing;





• Replace unsupported hardware or software;





- Obligation to carry out **'stress tests'** (vulnerability scanning and penetration testing) of networks and information systems, which are designed to reveal areas of potential risk and things that you can improve.
- ICO : The GDPR now makes this an obligation for all organisations.





- Consider whether the content of the email should be encrypted or password protected.
- Make sure you choose the right address before you click send.
- If you want to send an email to a recipient without revealing their address to other recipients, make sure you use blind carbon copy (bcc), not carbon copy (cc).
- If you send a sensitive email from a secure server to an insecure recipient, security will be threatened. You may need to check that the recipient's arrangements are secure enough before sending your message.



## When a processor is involved

- A data controller is responsible for ensuring compliance with the GDPR and this includes what the processor does with the data.
- However, in addition to this, the GDPR's security requirements also apply to any data processor used.





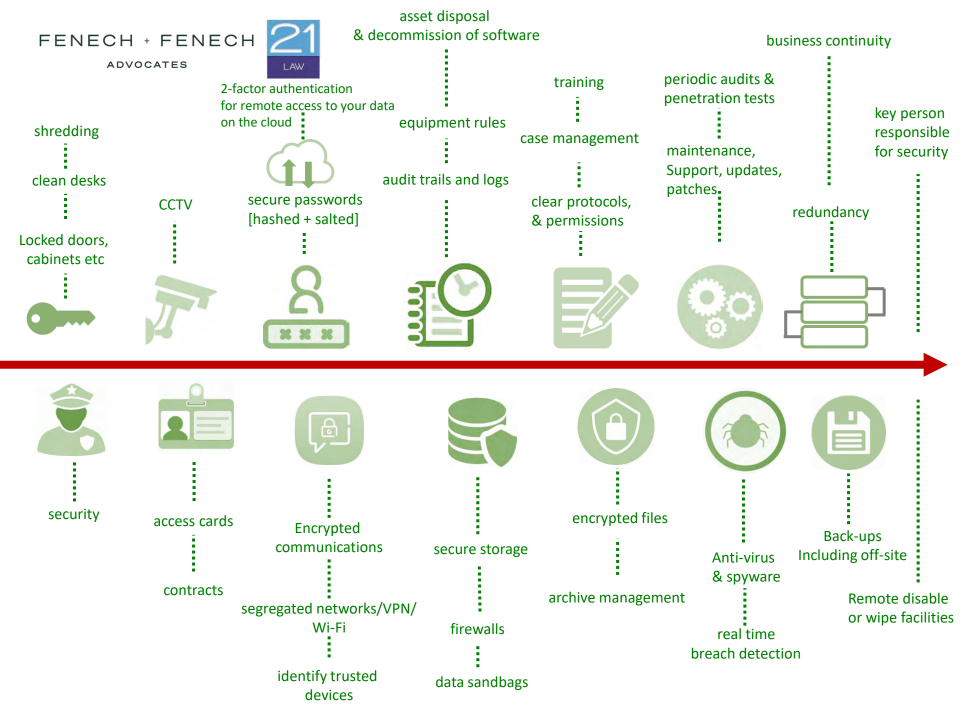
This means that a Controller should :-

- choose a data processor that provides sufficient guarantees about its security measures;
- Enter into a written contract which stipulates that the processor takes all measures required under Article 32 – basically, the contract has to require the processor to undertake the same security measures that you would have to take if you were doing the processing yourself; and
- The contract should includes a requirement that the processor makes available all information necessary to demonstrate compliance. This may include allowing for you to audit and inspect he processor, either yourself or an authorised third party.



#### **Does your technology :**

- Connect individuals to their personal data ?
- Categorise personal data by type and processing purposes?
- Trace the full data life-cycle?
- Permit search & retrieval?
- Enable rectification, redaction, erasure and anonymisation?
- Support process stoppage and suppression?
- Permit transmission of personal data ?
- In a secure way?





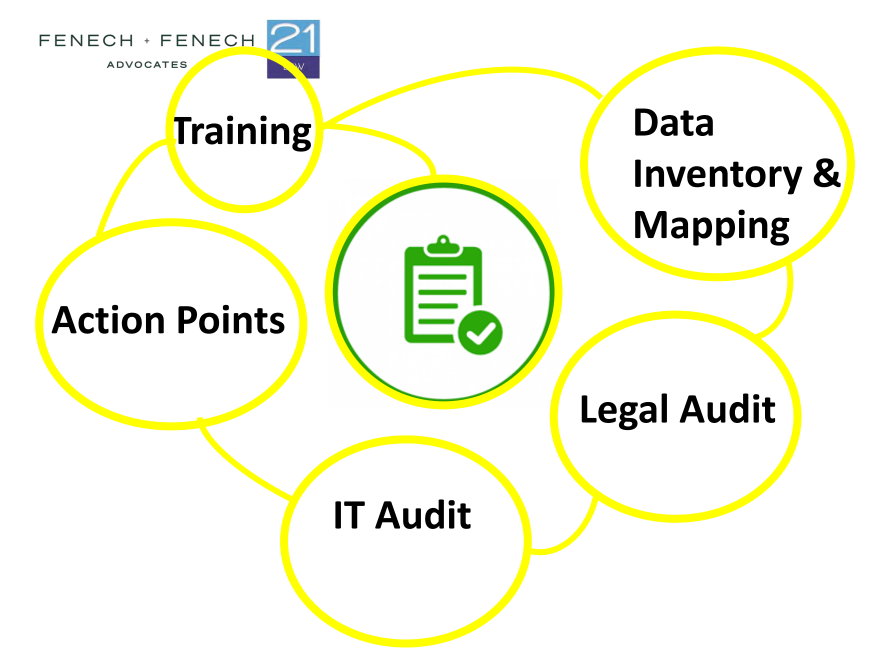
















# Take this seriously... Make it an opportunity





The DPO role is deemed to be a cornerstone of **'accountability'** a key principle enshrined throughout the GDPR and an obligation imposed upon Data Controllers who are **responsible for, and must be able to demonstrate compliance**, with the 6 Data Protection Principles



The DPO shall have the following qualities :

- 1. A necessary level of **expert knowledge**, which level of knowledge shall be proportionate to the sensitivity, complexity and amount of data processed.
- 2. Expertise in national and European **data protection laws** and practices and in-depth understanding of the General Data Protection Regulation.
- Sufficient understanding of the processing operations carried out, as well as the information systems, and data protection and security needs.
- 4. Sufficient knowledge of the **rules and procedures**



The DPO shall :

- inform and advise on data protection and compliance with applicable law and approved practice, as well as monitor compliance with the same;
- 2. the DPO must collect information to identify processing activities, analyse and check the compliance of such activities and issue recommendations.
- 3. advise, inform and issue recommendations on any Data Protection Impact Assessments (DPIA)



**Official guidance** recommends that **advice of the DPO should be sought**, on the following issues, amongst others:

- 1. whether or not to carry out a DPIA;
- 2. what methodology to follow when carrying out a DPIA;
- 3. whether to carry out the DPIA in-house or whether to outsource it;
- 4. what safeguards (including technical and organisational measures) to apply to mitigate any risks to the rights and interests of the data subjects
- whether or not the DPIA has been correctly carried out and whether its conclusions (whether or not to go ahead with the processing and what safeguards to apply) are in compliance with the GDPR

The DPO shall give particular importance in the monitoring of compliance in data processing operations in high risk scenarios.



The DPO shall contribute to the development and maintenance of all data **protection policies**, **procedures and processes** in relation to the protection of personal data, in particular via

- the implementation of the principles of data processing,
- data subject rights,
- data protection by design and by default,
- records or processing activities,
- security of processing and
- notification of data breaches.



The DPO shall **allocate responsibilities** internally to ensure continuous compliance with applicable law across all departments/sectors



The DPO shall ensure that **training and awareness** sessions are available and delivered to all Employees, in particular to those Employees directly/closely involved in processing operations relating to personal data.



The DPO shall develop and provide advice on **procedures for effective security** as well as on the allocation of information security responsibilities.



ICO on training :

You should provide appropriate **initial and refresher training**, including:

- your **responsibilities** as a data controller under the GDPR;
- staff responsibilities for protecting personal data including the possibility that they may commit criminal offences if they deliberately try to access or disclose these data without authority;
- the proper procedures to identify callers;
- the dangers of people trying to obtain personal data by deception (eg by pretending to be the individual whom the data concerns, or enabling staff to recognise 'phishing' attacks), or by persuading your staff to alter information when they should not do so; and
- any restrictions you place on the personal use of your systems by staff (eg to avoid virus infection or spam).



## **Handling Data Breaches**





Security and Data Breaches





**GDPR** "a breach of security leading to the accidental or unlawful destruction, loss, alteration, unauthorised disclosure of, or access to, personal data transmitted, stored or otherwise processed"





# Loss of **Confidentiality**

unauthorised or accidental disclosure of, or access, to personal data

Loss of **Integrity** unauthorised or accidental **alteration** of personal data

Loss of **Availability** accidental or unauthorised loss of **access** to, or **destruction** of personal data





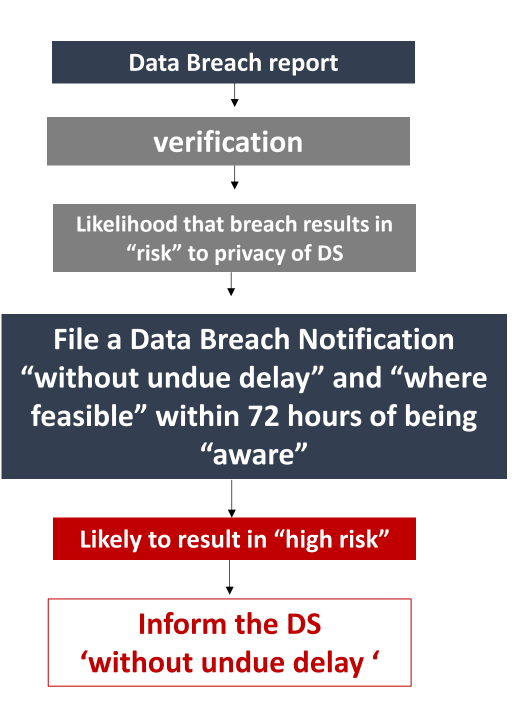
ت ا Send	То	joe@mitla.org.mt				
	Сс					
	Bcc					
	Subject Apologies					
Whoops! Sent the attachment to the wrong Joe						
Could you please delete it?						













When does a controller become "aware" of a data breach?



Article 29 WP considers the controller as being "aware" when that controller has a **reasonable degree of certainty that a security incident has occurred that has led to personal data being compromised.** 

BUT – Controller is expected to have the means and capability to be "aware" of data breaches



# Notification to Data Subject



□ The **name and contact** details of the Appointed Person;

□ The likely **consequences** of the Personal Data Breach;

The measures taken or proposed to be taken by the company to address the Personal Data Breach, including measures to mitigate its possibly adverse effects.

- Recommendations to the Data Subject for measures which they can take to mitigate their risks and/or secure their personal data;
- The notification must be concise, transparent, intelligible and easily accessible form, using clear and plain language, in particular for any information addressed specifically to a child. The information shall be provided in writing, or by other means, including, where appropriate, by electronic means
- free of charge



# EXCEPTIONS TO NOTIFYING THE D.S.

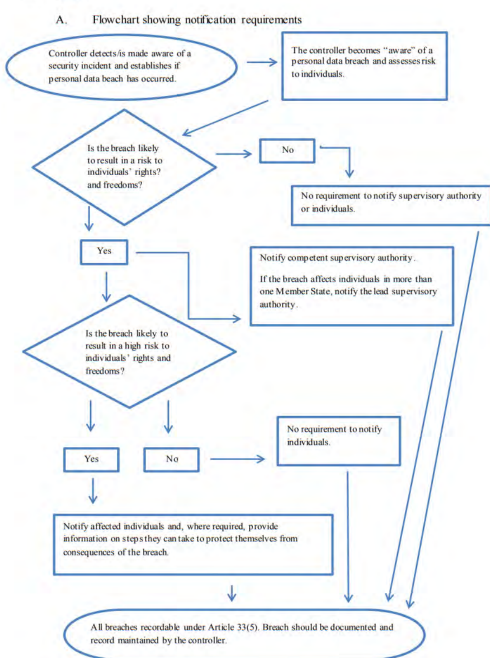


- 1. If appropriate technical and organisational protection measures were implemented, and those measures were applied to the personal data affected by the Personal Data breach (e.g. encryption)
- 2. If subsequent measures were taken to ensure that the high risk to the rights and freedoms of the impacted data subjects is no longer likely to materialise;
- 3. The notification to the impacted Data Subjects would involve **disproportionate effort**.

#### VII. Annex

#### FENECH + FENE

ADVOCATES







You need to develop, implement and maintain a

DATA BREACH PROTOCOL





- **1.** Who is responsible?
- 2. What if that person is unavailable?
- 3. Who will inform the DPO?
- 4. How fast will you react?
- 5. How is the level of risk assessed?
- 6. What remedial action will be taken?
- 7. What logs will be maintained?





#### **Risk Assessment Criteria**

- **1.** Type of breach
- 2. The nature and sensitivity of the Personal Data Breach
- 3. The volume of personal data in the Personal Data Breach
- 4. The ease of identification of individuals through the Personal Data Breach
- 5. Severity of consequences for impacted individuals
- 6. Whether the Personal Data Breach can be easily contained
- 7. Special Characteristics of the Data Subjects
- 8. The nature of the Data Controller
- 9. The number of affected Data Subjects





#### **Risk Assessment Criteria**

#### **ENISA**

European Union Agency for Network and Information Security

#### 4 Levels

LEVEL OF IMPACT	DESCRIPTION		
Low	Individuals may encounter a few minor inconveniences, which they will overcome without any problem (time spent re-entering information, annoyances, irritations, etc.).		
Medium	Individuals may encounter significant inconveniences, which they will be able to overcome despite a few difficulties (extra costs, denial of access to business services, fear, lack of understanding, stress, minor physical ailments, etc.).		
High	Individuals may encounter significant consequences, which they should be able to overcome albeit with serious difficulties (misappropriation of funds, blacklisting by financial institutions, property damage, loss of employment, subpoena, worsening of health, etc.).		
Very high	Individuals which may encounter significant, or even irreversible consequences, which they may not overcome (inability to work, long-term psychological or physical aliments, death, etc.).		





#### **Risk Assessment Criteria**

#### **ENISA**

European Union Agency for Network and Information Security

#### **Evaluation of Impact must be Qualitative**

- 1. Type of personal data
- 2. Criticality of the processing operation
- 3. Volume of the personal data processed
- 4. Special characteristics of the data controller/processor
- 5. Special characteristics of the data subjects
- 6. Identifiability of the data subjects
- 7. Intelligibility of personal data:





# Guidelines

#### Guidelines 01/2021

#### on Examples regarding Data Breach Notification

Adopted on 14 January 2021

Version 1.0

\* practice-oriented, case-based guidance



## The Costs & Implications of getting GDPR Wrong

The IDPC (or competent authority) is also required to consider the **technical and organisational measures** you had in place when considering an **administrative fine**.



# The Costs & Implications of getting GDPR Wrong











# €20 million Or 4% of global group turnover

# Whichever is the higher



# Fines Pre-GDPR





Victim of		
criminal		
offence		



- Boomerang Video £60,000
- Talk Talk £400,000

(malware – failure to maintain software and inspect for bugs)





#### Genuine Error



- NHS - £185,000

(unwilling disclosure of hidden fields)





# Abuse



€ 1.1 Million
(monitoring of employee's emails)





# Abuse



€ 1.46 Million
(capturing of employee's movements)





#### Blatant Abuse



Italy Group of Companies in total = €11,000,000

(abusing customer data for money Transactions to China)





#### Recital 13 – GDPR

#### The aim is:

"To provide natural persons in all Member States with the same level of legally enforceable rights and obligations and responsibilities for controllers and processors, to ensure consistent monitoring of the processing of personal data, **and equivalent** sanctions in all Member States

> €20 million OR 4% of global group turnover





# HIGHER POTENTIAL FINES

Art. 29 W.P.: Authorities are encouraged to use a considered and balanced approach ...

BUT "the point is not [to] qualify the fines as a last resort, nor to shy away from issuing fines"







#### Security

#### Last year's ICO fines would be 79 times higher under GDPR

TalkTalk's £400,000 penalty was big - how about £59 MILLION?

By John Leyden 28 Apr 2017 at 08:03

29 C SHARE V



Fines from the Information Commissioner's Office (ICO) against Brit companies last year would have been £69m rather than £880,500 if the pending General Data Protection Regulation (GDPR) had been applied, according to analysis by NCC Group.



#### Breach of GDPR



BANK ČENTRALI TA' MALTA EUROSISTEMA CENTRAL BANK OF MALTA

February 2020

- **REPRIMAND** from IDPC
- Lack of Legal Ground
- Data Breach



#### Breach of GDPR

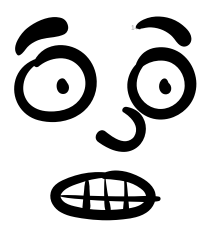
424 0385	SEAN	ZAI	THISTLI
495 0111	MARIA ANTONELLA	ZAI	CANTIK
622.0551	JOSIEMNE	ZAI	AMAN
GAB GE	Ser any	ZAI	AUROR
a selection	Remacin	ZAJI	AURORII
488 0395	ANTONIO	ZAI	JOCALA
489 0631	CARMELA	ZAIIIII	JOCALA
368 0477	CLAUDIA	ZAF	21 TA\'
490 0328	JOSEPH	ZAI	JOCALA
369 0052 ==	JOSEPH MARY	ZAIIII	21 TA\'
370 0198	LUKE	ZAI	21 TA\'
371 0122 ==	MARK	ZAhm	21 TA\'
625 0120	ANTONIA	ZEF	165 SAI
337 0046	BRIDGETTE	ZEI	SHAMR
338 0649	CARMEL	ZEF	SHAMR
267 0309	CHANTELLE	ZEI	DERNIS
339 0306	DANIELA	ZEkm	SHAMR
286 0541	FRANCIS	ZEI	11 RED
287 0345	GRACIE	ZEI	11 RED
626 0170	JOSEPH	ZEP	290 PLC
627 0170	LUCIENNE	ZEI	290 PLC
	495 0111 622 0551 622 0551 623 0551 488 0395 489 0631 368 0477 490 0328 369 0052 370 0198 371 0122 625 0120 337 0046 338 0649 267 0309 339 0306 286 0541 287 0345 626 0170	495 0111     MARIA ANTONELLA       622 0551     JOSIEMNE       620 00000000000000000000000000000000000	495 0111MARIA ANTONELLAZAI622 0551JOSIEMNEZAI622 0551JOSIEMNEZAI620 0101010ZAIZAI620 01010100ZAIZAI620 01010100ZAI620 01010100ZAI620 01010100ZAI620 01010100ZAI620 01010100ZAI620 01020JOSEPH70 0198LUKE71 0122MARK71 0122MARK71 0122MARK71 0122MARK71 0122CARMEL71 0122ZEI338 0649CARMEL71 0120DANIELA71 0121ZEI71 0122ZEI71 0122ZEI71 0123ZEI71 0124ZEI71 0125ZEI71 0125ZEI71 0126ZEI71 0127JOSEPH72 0198ZEI738 0649CARMEL740ZEI740ZEI740ZEI750ZEI750ZEI750JOSEPH750ZEI750ZEI750ZEI750ZEI750ZEI750ZEI750ZEI750ZEI

#### January 2022 – C Planet IT Solutions

- ADMINISTRATIVE FINE from IDPC €65, 000
- Infringements of Articles 6(1), 9(1), 9(2), 14, 32(1), 5(1)(f), 33(1) and 34(1) GDPR



# **Right of Access**



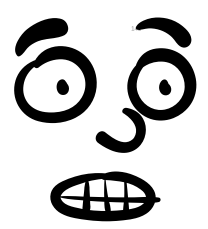
#### 2020

- €20,000 fine from IDPC

 Copy of personal data undergoing processing was only partially provided following a right of access request



# **Unsolicited marketing**



2020

- €15,000 fine from IDPC

 unsolicited marketing electronic communications without consent and for ignoring a right to object request



# Breach of GDPR

#### 2022

- ADMINISTRATIVE FINE from IDPC €250, 000
- Controller infringed principles of security regarding personal data of data subjects and failed to implement appropriate technical and organisational measures



#### Decisions

Home | Decisions



4

Decisions issued by the Information and Data Protection Commissioner 20



Inadequate Security, Technical & Organisational Measures



December 2019

€320, 000

**Inadequate Storage Measures** 



#### Inadequate Security, Technical & Organisational Measures





€26, 500, 000

Unlawfully processing users' personal data for telemarketing purposes



#### **CCTV Monitoring**



**April 2019** 

€36, 800

Data Breach; Policies; Child Data





#### Terms and Conditions of Use



Bulgarian National Revenue Agency fined
€2.6 Million

Leakage of personal data in a hacking attack due to inadequate technical and organisational measures to ensure the protection of information security. It was found that personal data concerning about 6 million persons was illegally accessible.







### Malta new Data Protection Act

# Administrative fines may also be imposed on public authorities

HOWEVER depending on the nature of infringement, the fines on public authorities are capped at  $\pounds$ 25,000 for each violation and a possible daily fine payment of  $\pounds$ 25 for each day during which such violation persists or, capped at  $\pounds$ 50,000 for each violation and a possible daily fine payment of  $\pounds$ 50 for each day during which such violation persists.



# Malta new Data Protection Act

- Any person who knowingly provides false information to the Commissioner <u>OR</u> does not comply with any lawful request pursuant to an investigation by the Commissioner, shall be guilty of an offence.
- Conviction shall give rise to a fine (*multa*) of not less than €1,250 up to €50,000 or to imprisonment for 6 months or to both such fine (*multa*) and imprisonment.
- □ The Bill also empowers the Minister to enact further provisions on criminal offences.
- This is what may lead to personal criminal responsibility for officers (directors, company secretary etc.) of a company.



# Malta new Data Protection Act

- Data subjects who feel aggrieved may, apart from complaining with the IDPC, institute an action for an effective judicial remedy against the controller or processor concerned.
- This could also include the institution of an **action for damages** against the controller or processor who processes personal data in contravention of the provisions of the GDPR.
- If the court finds that the controller or processor is liable for the damage caused, the court shall determine the amount of damages, including, but not limited to, **moral damages** as the court may determine, due to the data subject



# And finally...



- 1. Reputational Cost
- 2. Loss of investment in marketing
- 3. Loss of share price

Within 2 days of the breach, TalkTalk shares had dropped by more than 10% followed by further decline to the end of the year.



# **Any Questions?**

