Data protection

http://contaxlaw.com/gdpr-house-lawyers-need-know/

Data

Is the whole information about individual

Protection

The system of measures helping to protect personal information



Data protection is a fundamental right

As a fundamental right it's connected with national and International law.

They include some articles about protection

The important step in international law is *The data protection act 1998*



Fee for viewing the data

Correct the incorrect information

Don't use the data for database marketing

Some principles P.d. – Personal data



P.d. shall be processed lawfully

Information shall be kept for specific purposes

P.d. shall be obtained for lawful purposes

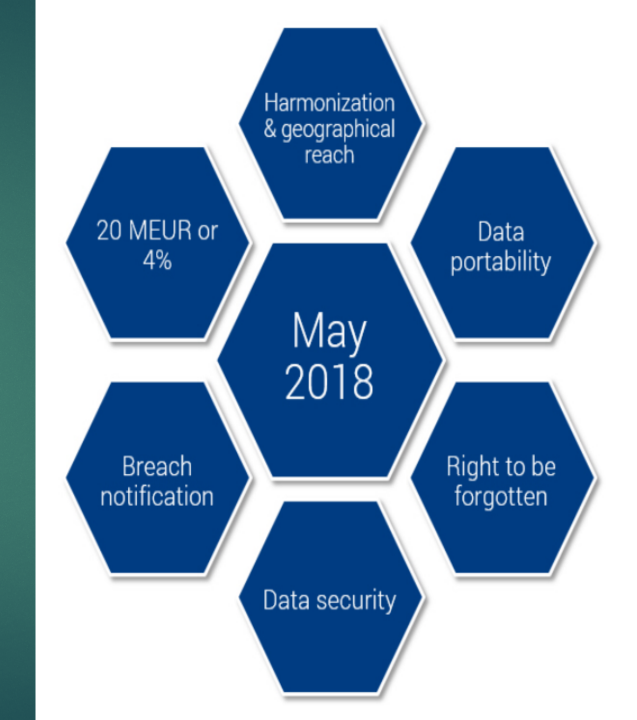
Technical measures shall be taken against loss of data

P.d. shall be adequate

P.d. shall not be transferred outside the European Economic Area

- The protection of personal data is a fundamental right for all EU citizens.
- That is why a new legal framework will be applied on May 25
- Most people share our personal data with businesses, organizations, agencies, and individuals through our social networks.

https://www.professionalsuk.co.uk/article/hr-consultants/3296/my-take-on-gdpr





https://www.professionalsuk.co.uk/article/hr-consultants/3296/my-take-on-gdpr

About GDPR

- The protection of personal data is a fundamental right for all EU citizens.
- That is why a new legal framework will be applied on May 25
- Most people share our personal data with businesses, organizations, agencies, and individuals through our social networks.



About new rights

- ✓ The right of access: You can request a free e -copy form of your stored data by a particular company.
- ✓ The right to "be forgotten": You can withdraw the consent you have given for the use of your personal data
- ✓ The right to data portability: You can transfer your data whenever you want it from one service provider to another.
- ✓ The right to be informed: At the outset of any request for data, businesses must be as clear as possible on how they will process data.

- ✓ Right to rectification: When your personal data are inaccurate, then controllers need to correct them indeed.
 - ✓ The right to restriction of processing: Simply said, your right to limit the processing of your personal data with several rules and exceptions of course.
- ✓ Right to object: You can immediately stop processing your data for marketing purposes.

Notification right: In the event a breach of data that compromises your personal data, you should receive relevant information within 72 hours of the first time that the violation was identified.

It's time.

You cannot be compatible with the new regulation, but you will soon realize that it is essential.

Commissioners advice ICANN on GDPR implementation

About WHOIS system

- √ Change it
- √ To make it private
- To find a bridge between public policy objectives and compliance with GDPR's regulations

RIPE NCC shares its GDPR compliance model

Personal data in the RIPE Database

- It contains all registration details
- Also contact details of responsible people
- Contact details of resource holder

The Database is open and the first condition is

Connection between network operators

Especially during offenses and they can have

Administrative and responsible people's contacts

For circumstances like that

Removal of Personal Data

- Resource holder can apply for removing the data
- In the same time the resource holder must find another individual who is willing to share their data in RIPE Database

Conclusion

The RIPE NCC is confident that the current RIPE Database operations are in line with the requirements of the GDPR.

What is the idea of Data protection?

At first now it's actual topic

Data protection is the serious problems not only for lawyers, but also for the world

What I want to do

Imagine a country which is surrounded by different enemies but it has a very weak army. So if we want to feel safe, at first we need to be able to protect our own data.

What can I suggest?

Every person must know ,that his/her rights are save in virtual world

About GDPR's influence on Eastern Europe countries

What it can give them?

CIS countries can apply for court with cases about Data Protection.

It is mostly connected with bank confusion on interest rates and implementation of productive protection of Data. For example Armenian government has regulations about Data Protection but it isn't regulate the process of protection.

Reference list

- HTTPS://GDPR-INFO.EU/
- https://www.papaki.com/blog/
- https://www.centr.org/news/
- https://ec.europa.eu/info/law/law topic/data-protection_en

- https://www.equalityhumanrights.com/
- https://www.ripe.net/
- https://www.professionalsuk.co.uk
- http://contaxlaw.com/gdpr-house-lawyers-need-know/
- https://blogs.microsoft.com
- http://www.europarleuropa.eu/charter



The title: Data Protection

Author: Syuzi Hovhannisyan

Country: Armenia

University: Yerevan State University, Faculty of Law

Email: sy.hovhannisyan111@gmail.com