



KEY ISSUES COVERED:

- ▶ Providing businesses and the public sector in the UK with a clear path of how you should adapt to the increasing legal duties which will be imposed by the EU Data Protection Regulation
- ▶ Explains the changes and gives you practical advice on what you need to do to comply

Conference Host: **brownejacobson**

EU Data Protection Regulation: Time to get organised in the UK

ONE DAY CONFERENCE

25th May 2016, Browne Jacobson, London
28th September 2016, Browne Jacobson, Birmingham

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Privacy Laws & Business, 2nd Floor, Monument House, 215 Marsh Road, Pinner, Middlesex HA5 5NE
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09.00 Registration

09.30 Welcome

Mark Gleeson, Partner (Barrister), Browne Jacobson

09.35 Introduction

The law is changing as a result of the EU Data Protection Regulation which means that compliance requirements will change as a consequence. This conference will explain the changes and give you practical advice on what you need to do. The conference will focus on the UK but will provide an insight into the continuing importance of the EU-wide dimension, regardless of whether the UK remains in or leaves the European Union.

Stewart Dresner, Chief Executive, *Privacy Laws & Business*

09.45 What do organisations in the UK have to do differently?

This session will focus on the long list of new actions which your organisation will need to take to comply with the Regulation. Some actions will require a fundamental reappraisal of your legal grounds for processing personal data. For example, we will discuss the extent to which data protection by design and data protection by default are realistic and achievable.

Richard Nicholas, Partner, Browne Jacobson

10.15 Discussion

10.30 What are individuals' additional rights?

As the purpose of the EU Data Protection Regulation is to provide and protect individuals' rights, this session will identify their new stronger rights and some enhanced versions of their current rights.

Lauren Millward, Solicitor, Browne Jacobson

10.50 Discussion

11.10 Break

11.30 How the ICO aims to encourage effective implementation of the EU DP Regulation

The Information Commissioner's Office (ICO) top policy implementation manager will explain to us the Commissioner's priorities in helping ensure that all public and private sector organisations are complying with the new Regulation which is directly applicable in UK law.

Iain Bourne, DP Policy Delivery Group Manager, ICO

11.50 Discussion

12.10 How your organisation is planning to integrate new legal requirements into your business processes

This session will enable you to hear from a public and a private sector organisation which have begun their plans on integrating the new legal requirements into their business processes.

Jenai Nissim, Data Protection Manager, Capital One
Megan Larrinaga, Solicitor, Browne Jacobson

12.30 Discussion in small groups

13.00 Lunch

14.00 International transfers

Many organisations which focus mainly on the UK need to process personal data in other countries outside the European Economic Area (EEA). This could be because you have clients, employees, self-employed staff or associates or suppliers outside the EEA, or outsource certain functions, or you use cloud services. Which aspects of the law is changing? How can you stay on the safe side without incurring legal difficulties?

Stewart Dresner, Chief Executive, *Privacy Laws & Business*
Richard Nicholas, Partner, Browne Jacobson

14.20 Discussion

14.40 Collecting and using personal data

Collecting and using personal data, whether on paper, e-mail, websites or social media remain a minefield. How clear do you need to be in explaining how you will use your clients' and prospects' data? What does a 'right of objection' mean in practice?

Valerie Taylor, Consultant, *Privacy Laws & Business*

15.00 Discussion

15.10 Information security and breach notification requirements

The person responsible for implementing data protection law within your organisation needs to coordinate with the people taking responsibility for data security. While both will be aware of the risk of the loss or theft of personal data, there are distinct responsibilities regarding informing the ICO in terms of what and when. What is the reporting situation regarding hacking? When is the Computer Misuse Act relevant? When to inform the police?

Mark Gleeson, Partner (Barrister), Browne Jacobson

15.30 Discussion

15.50 Break

16.05 Results of small group discussions on how your organisation is planning to integrate new legal requirements into your business processes

Action points include your mandatory record-keeping responsibilities and how you should revise your documentation. You should create training programmes which communicate to relevant staff what they, in particular, need to know. You will, of course, be thinking of how you would cope if the ICO investigation or audit team come to visit you.

Action points to be covered by a panel of the speakers

17.05 Close

How to keep up to date with new developments

17.15 Drinks and canapés

Conference Host:

brownejacobson

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