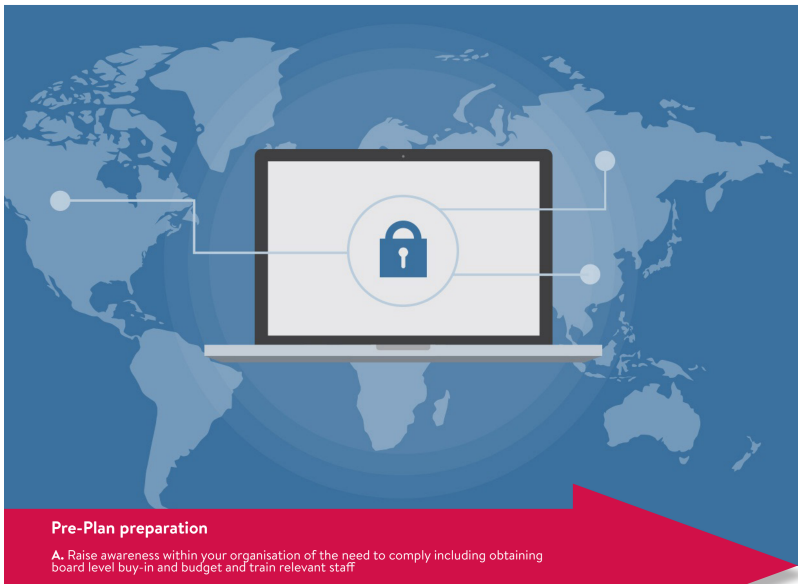
GDPR

6 Step 2018 Action Plan



B. Assemble a cross-functional GDPR Response Team including Legal, Compliance, IT and your Data Protection Officer

Do you comply with the law now?

If you cannot tick all of the boxes under the Data Protection Act 1998, compliance with the higher standards of the GDPR will be difficult.

Step 1: Stop collecting data you don't need

Step 2: Stop using it for something other than what it was collected for

Worst case scenario?

Fines of up to €20 million or 4% of global annual turnover



1. Map your data

Questions to ask:

- Where is my
- Where does my data come from?
- Why are we collecting it?
- Where is data
- Where does it go around the company?
- Who has access to the data? What are their skills, clearance & training?
- How sensitive is the data (personal sensitive, anonymous)?
- What 3rd parties is it shared with? How is it

transferred? What agreements and contracts do you have with processors?

- 9. How is data transferred overseas?
- 10. Where are your Cloud servers?
- What encryption is used?
- 12. Does your data léave the EEA? If so who 'exports' it and who receives it?
- a) If your data leaves the EU what method is used now (e.g. model clauses)?
- b) Would binding corporate rules work for your organisation?

3. Contract Review

Consider & review:

- Supplier contracts from data processors
- Contracts where you are the processor
- Joint data controller contracts
- Prioritise contracts according to risk (not value, necessarily)
- Upgrade IT to add functionality
- (i) Keep a log of all consents (e.g. web, social media, digital, contract)
- (ii) Offer a 'right to be forgotten'
- (iii) Allow objections to
- (iv) Allow 'data portability'
- Also consider:
- A. "Privacy By Design" built into each system change
- B. "Data Protection Impact Assessments" for major system overhauls

4. Review Data Security

- Are there adequate firewalls and virus protections?
- Is there a clear password policy? Is it enforced?
- Is there a procedure in place for data breach management?
- Who is responsible for it?
- Do all staff understand the procedure?
- Include response, notification process recovery and damage
- Include risk assessment for the consequences of the breach?
- What investigative process is triggered to ascertain the cause of the breach and if response can be improved?
- Test breach management procedure with a 'mock' breach
- 10. What do you do with your data when you aren't using it?
- 11. Review storage and data elimination/destruction policies

5. Implement New **Processes**

Update and implement new processes:

- 1. New consent formats and refresh old consents
- Stop relying on consent where you should not do so (e.g. employees)
- 3. New fair processing notices (both for customers and employees)
- 4. New privacy policies
- New data retention policy
- 6. New DSAR process & training
- Processes to implement new rights (e.g. erasure, correction, portability)
- New breach reporting process
- 9. New model clause contracts (if needed)
- 10. Refresh staff training

12 Step 24HR Data Breach Response Plan

- 1. Mobilise crisis management team with support from communications and legal advisers, as appropriate
- 2. Record the date and time when the breach was discovered, as well as the current date and time when response efforts began, i.e. when someone on the response team is alerted to the breach
- 3. Alert and activate everyone on the response team, including external resources, to begin executing your incident response plan
- 4. Protect your reputation with an internal and external communications strategy, supported as necessary by crisis communications specialists and/or reputation lawyers
- 5. Secure the IT systems affected by the cyber attack to help preserve evidence
- 6. Stop additional data loss. Take affected equipment offline but do not turn them off or start probing into the computer until your forensics team arrives
- 7. Document everything known thus far about the attack
- 8. Interview those involved in discovering the breach and anyone else who may know about it
- 9. Review protocols regarding disseminating information about the breach for everyone involved in this early stage
- 10. Bring in your forensics team to begin an in-depth investigation
- 11. Report to police, if/when considered appropriate
- 12. Notify regulators, if needed, after consulting with legal counsel and upper management and insurance broker(s) to ensure compliance with policy terms

January February

March

April

25 May 2018

After May 2018

What consents

and terms and

Marketing, competitions and

do you have and are they GDPR

Customer journeys

Consider & review:

compliant?

conditions

promotions

notices

Fair processing

Privacy Policies

Website terms

Who is your current

DPO and can they be your GDPR DPO

After May 2018



Not ok

Silence Pre-ticked (opt-out) Inactivity



OK

Verify age Verify parent or guardian consent



Tick box (opt-in) Wet signature Affirmative action

2. Update consents & privacy policies

Consider & review:

- What consents do you have and are they GDPR compliant?
- Customer journeys and terms and conditions
- Marketing, competitions and promotions
- 4. Fair processing notices
- **Privacy Policies**
- Website terms
- Who is your current DPO and can they be your GDPR DPO if you need one?

See overleaf for how Winckworth Sherwood can help your organisation to become GDPR compliant





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Pre-May 2018

- Raise awareness organisation
- 2. Form GDPR team
- Complete data audit'& gap analysis
- 4. Update/refresh consents
- Update contracts
- 6. Update policies
- 7. Appoint a DPO
- Roll out new customer terms

Review security

- if you need one? 10. Train staff
 - Audit suppliers and supplier contracts

Existing customers

Can you prove you have clear explicit permission for all uses of the data you hold?
Have you informed them of their rights to:

Object to profiling?

Eráse data?

3. Transfer their data to someone new? If the answer is No to any of these questions you may need to 'refresh' your consents'

Start sending the new data protection policy setting out the new rights and a new fair processing notice

Data protection safeguards must be built into products and services from the earliest stage of

(Privacy by Design) (See also step 3 if additional IT functionality required)

Annual contracts

Start sending customers new data protection policies which set out their new rights and a new fair processing notice

How can Winckworth Sherwood's GDPR team assist you?

1	Raise awareness	Helping you prepare and deliver:	Target: January 2018
		Board presentations	
		Training	
		FAQs	
2	Data audits	Data Audits	Target: January 2018
		Surveys	
		Mapping	
		Please ask for our sample audit questionnaires	
3	Update privacy	Reviewing & updating:	Target: February 2018
	processes/DPO	Fair processing notices	
	appointment	Website terms	
	••	Privacy policies	
		DPO Appointments: Please ask for our guide to DPOs	
		including a job specification	
4	Customer &	Reviewing consents & whether they should be refreshed,	Target: February 2018
	consent review	customer journeys, customer terms and marketing	
		(including competitions and promotions)	
5	Contract review	Supplier/third party contract review	Target: February 2018
		New contract terms Amending existing contracts	
		Negotiation training for procurement teams	
6	Map overseas	Review international data transfers	Target: March 2018
	data transfers	Consider Binding Corporate Rules	9 *** * * * * * * * * * * * * * * * * *
		Review use of model clauses	
7	HR processes	Review HR & internal policies and procedures, including fair	Target: April 2018
1	Till processes	processing notices, privacy policies and contracts – avoiding	141 get. 7 (pr 11 2010
		reliance on consent	
8	DSAR & breach	Review subject access request processes	Target: April 2018
0		DSAR training	ranget. April 2010
	reporting	Review how other rights will be implemented	
		Review breach reporting processes	
		Neview breach reporting processes	
9	Security review	Review & update security processes & policies	Start: January 2018
7	Security review	Guidance on what to do in the first 24 hours after a breach	Complete April 2018
		Training on how to avoid reputation issues post breach	Complete April 2010
		Review	
		- Neview	
10	DDIA auron ant	Conducting Data Protection Impact Assessments Assessments	Starty January 2010
10	DPIA support	Conducting Data Protection Impact Assessments Assessing	Start: January 2018
		whether a DPIA is necessary Please ask for our DPIA assessment checklists	Complete early 2018
		Please ask for our DPIA assessment checklists	

