

International Comparative Legal Guides



Data Protection 2021

A practical cross-border insight into data protection law

Eighth Edition

Featuring contributions from:

Anderson Mōri & Tomotsune

Arthur Cox LLP

Chandler MHM Limited

CO:PLAY Advokatpartnerselskab

D'LIGHT Law Group

DQ Advocates Limited

Drew & Napier LLC

FABIAN PRIVACY LEGAL GmbH

Foucaud Tchekhoff Pochet et Associés (FTPA)

H & A Partners

in association with Anderson Mōri & Tomotsune

Hajji & Associés

Hammad and Al-Mehdar Law Firm

Homburger

Iriarte & Asociados

Khaitan & Co LLP

King & Wood Mallesons

Klochenko & Partners Attorneys at Law

Koushos Korfiotis Papacharalambous LLC

Law Firm Pirc Musar & Lemut Strle Ltd

Lee and Li, Attorneys At Law

Leśniewski Borkiewicz & Partners

LPS L@W

LYDIAN

McMillan LLP

MinterEllison

Mori Hamada & Matsumoto

Naschitz, Brandes, Amir & Co., Advocates

Nikolinakos & Partners Law Firm

OLIVARES

Pinheiro Neto Advogados

PLANIT // LEGAL

S. U. Khan Associates Corporate & Legal
Consultants

SEOR Law Firm

White & Case LLP

Wikborg Rein Advokatfirma AS

ICLG.com



ISBN 978-1-83918-127-6
ISSN 2054-3786

Published by

glg global legal group

59 Tanner Street
London SE1 3PL
United Kingdom
+44 207 367 0720
info@glgroup.co.uk
www.iclg.com

Publisher

James Strode

Production Editor

Jane Simmons

Senior Editor

Sam Friend

Head of Production

Suzie Levy

Chief Media Officer

Fraser Allan

CEO

Jason Byles

Printed by

Ashford Colour Press Ltd.

Cover image

www.istockphoto.com

Strategic Partners



International Comparative Legal Guides

Data Protection 2021

Eighth Edition

Contributing Editors:

**Tim Hickman & Dr. Detlev Gabel
White & Case LLP**

©2021 Global Legal Group Limited.

All rights reserved. Unauthorised reproduction by any means, digital or analogue, in whole or in part, is strictly forbidden.

Disclaimer

This publication is for general information purposes only. It does not purport to provide comprehensive full legal or other advice. Global Legal Group Ltd. and the contributors accept no responsibility for losses that may arise from reliance upon information contained in this publication.

This publication is intended to give an indication of legal issues upon which you may need advice. Full legal advice should be taken from a qualified professional when dealing with specific situations.

Expert Analysis Chapters

5

The Rapid Evolution of Data Protection Laws
Dr. Detlev Gabel & Tim Hickman, White & Case LLP

11

Privacy By Design as a Fundamental Requirement for the Processing of Personal Data
Daniela Fábíán Masoch, FABIAN PRIVACY LEGAL GmbH

16

Initiatives to Boost Data Business in Japan
Takashi Nakazaki, Anderson Mōri & Tomotsune

Q&A Chapters

23

Australia
MinterEllison: Anthony Borgese

36

Belgium
LYDIAN: Bastiaan Bruyndonckx, Olivia Santantonio & Liese Kuyken

48

Brazil
Pinheiro Neto Advogados: Larissa Galimberti, Carla Rapé Nascimento & Luiza Fonseca de Araujo

60

Canada
McMillan LLP: Lyndsay A. Wasser & Kristen Pennington

72

China
King & Wood Mallesons: Susan Ning & Han Wu

86

Cyprus
Koushos Korfiotis Papacharalambous LLC: Loizos Papacharalambous & Anastasios Kareklas

100

Denmark
CO:PLAY Advokatpartnerselskab: Heidi Højmark Helveg & Niels Dahl-Nielsen

112

France
Foucaud Tchekhoff Pochet et Associés (FTPA): Borianna Guimberteau & Clémence Louvet

122

Germany
PLANIT // LEGAL: Dr. Bernhard Freund & Dr. Bernd Schmidt

133

Greece
Nikolinakos & Partners Law Firm:
Dr. Nikos Th. Nikolinakos, Dina Th. Kouvelou & Alexis N. Spyropoulos

143

India
Khaitan & Co LLP: Harsh Walia & Supratim Chakraborty

153

Indonesia
H & A Partners in association with Anderson Mōri & Tomotsune: Steffen Hadi, Sianti Candra & Dimas Andri Himawan

165

Ireland
Arthur Cox LLP: Colin Rooney & Aoife Coll

176

Isle of Man
DQ Advocates Limited: Kathryn Sharman & Sinead O'Connor

186

Israel
Naschitz, Brandes, Amir & Co., Advocates:
Dalit Ben-Israel & Efrat Artzi

197

Japan
Mori Hamada & Matsumoto: Hiromi Hayashi & Masaki Yukawa

209

Korea
D'LIGHT Law Group: Iris Hyejin Hwang & Hye In Lee

219

Mexico
OLIVARES: Abraham Diaz Arceo & Gustavo Alcocer

228

Morocco
Hajji & Associés: Ayoub Berdai

238

Norway
Wikborg Rein Advokatfirma AS: Gry Hvidsten & Emily M. Weitzenboeck

250

Pakistan
S. U. Khan Associates Corporate & Legal
Consultants: Saifullah Khan & Saeed Hasan Khan

258

Peru
Iriarte & Asociados: Erick Iriarte Ahón & Fátima Toche Vega

266

Poland
Leśniewski Borkiewicz & Partners: Grzegorz Leśniewski, Mateusz Borkiewicz & Jacek Cieśliński

278

Russia
Klochenko & Partners Attorneys at Law:
Lilia Klochenko

288

Saudi Arabia
Hammad and Al-Mehdar Law Firm: Suhaib Hammad

Q&A Chapters Continued

- 297** **Senegal**
LPS L@W: Léon Patrice SARR
- 306** **Singapore**
Drew & Napier LLC: Lim Chong Kin
- 321** **Slovenia**
Law Firm Pirc Musar & Lemut Strle Ltd: Nataša Pirc Musar & Rosana Lemut Strle
- 332** **Switzerland**
Homburger: Dr. Gregor Bühler, Luca Dal Molin & Dr. Kirsten Wesiak-Schmidt
- 341** **Taiwan**
Lee and Li, Attorneys At Law: Ken-Ying Tseng & Sam Huang
- 351** **Thailand**
Chandler MHM Limited / Mori Hamada & Matsumoto: Pranat Laohapairoj & Atsushi Okada
- 359** **Turkey**
SEOR Law Firm: Okan Or & Ali Feyyaz Gül
- 369** **United Kingdom**
White & Case LLP: Tim Hickman & Joe Devine
- 380** **USA**
White & Case LLP: F. Paul Pittman & Kyle Levenberg

Pakistan



Saifullah Khan



Saeed Hasan Khan

S. U. Khan Associates Corporate & Legal Consultants

1 Relevant Legislation and Competent Authorities

1.1 What is the principal data protection legislation?

The legislation on data protection is in draft/Bill stage and yet to be passed by Parliament. Its title is the Personal Data Protection Bill, 2020 (“the Bill”).

1.2 Is there any other general legislation that impacts data protection?

The Prevention of Electronic Crimes Act, 2016 also contains certain significant provisions about data protection.

1.3 Is there any sector-specific legislation that impacts data protection?

Within the banking sector, the Payment Systems and Electronic Funds Transfers Act, 2007 provides for the secrecy of financial institutions’ customer information; violation is punishable with imprisonment or a financial fine, or both. For the telecoms industry, the Telecom Consumer Protection Regulations, 2009 confer on subscribers of telecoms operators the right to lodge complaints for any illegal practices with the Pakistan Telecommunication Authority, “illegal practices” being a broad term which includes, *inter alia*, illegal use of personal data of subscribers.

1.4 What authority(ies) are responsible for data protection?

Under the Bill, the proposed Personal Data Protection Authority of Pakistan would primarily be responsible for data protection.

2 Definitions

2.1 Please provide the key definitions used in the relevant legislation:

- **“Personal Data”**
“Personal data” means any information that relates directly or indirectly to a data subject, who is identified or identifiable from that information or from that and other information in the possession of a data controller, including any sensitive personal data.

Provided that anonymised, encrypted or pseudonymised data which is incapable of identifying an individual is not personal data.

- **“Processing”**
“Processing” means any operation or set of operations which is performed on personal data or on sets of personal data, whether or not by automated means, such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction.
- **“Controller”**
“Data controller” means a natural or legal person or the government, who either alone or jointly has the authority to make a decision on the collection, obtaining, usage or disclosure of personal data.
- **“Processor”**
“Data processor” means a natural or legal person or the government who, alone or in conjunction with other(s), processes data on behalf of the data controller.
- **“Data Subject”**
“Data subject” means a natural person who is the subject of the personal data.
- **“Sensitive Personal Data”**
“Sensitive personal data” means and includes data relating to access control (username and/or password), financial information such as bank account, credit card, debit card, or other payment instruments, and passports, biometric data, and physical, psychological, and mental health conditions, medical records, and any detail pertaining to an individual’s ethnicity, religious beliefs, or any other information for the purposes of this Act and rules made thereunder.
- **“Data Breach”**
There is no definition of this term in the Bill.
- *Other key definitions*
 - “Pseudonymisation” is the processing of personal data in such a manner that the personal data can no longer be attributed to a specific data subject without the use of additional information, provided that such additional information is kept separately and is subject to technical and organisational measures to ensure that the personal data are not attributed to an identified or identifiable natural person.
 - “Vital interests” means matters relating to life, death or security of a data subject.

3 Territorial Scope

3.1 Do the data protection laws apply to businesses established in other jurisdictions? If so, in what circumstances would a business established in another jurisdiction be subject to those laws?

Section 3(2) of the Bill is applicable to data controllers and processors not registered or established in Pakistan. Such data controllers and processors are required to nominate a representative in Pakistan.

4 Key Principles

4.1 What are the key principles that apply to the processing of personal data?

- **Transparency**
The principle of transparency is not dealt with in the Bill.
- **Lawful basis for processing**
The collection, processing and disclosure of personal data shall only be carried out in compliance with the provisions of the Bill. Personal data shall not be processed unless processed for a lawful purpose directly related to an activity of the data controller (lawful purpose).
- **Purpose limitation**
Personal data shall not be processed unless the processing of the personal data is necessary for, or directly related to, lawful purpose.
- **Data minimisation**
Personal data shall not be processed unless the personal data is adequate, however the personal data must not be excessive in relation to lawful purpose.
- **Proportionality**
This is not dealt with in the Bill.
- **Retention**
The Bill stipulates that personal data processed for any purpose shall not be kept longer than is necessary for the fulfilment of that purpose. The Bill confers a duty on the data controller to take all reasonable steps to ensure that all personal data are destroyed or permanently deleted if they are no longer required for the purpose for which they were to be processed.
- **Other key principles**
The Bill recognises and provides for consent to be an essential requirement to process personal data of the data subject. The Bill also provides that the data controller may not disclose personal data without the consent of the data subject for any purpose other than the purpose for which the same was to be disclosed at the time of collection or to any third party not earlier notified. The Personal Data Protection Authority is to protect personal data from any loss or misuse, to promote awareness of data protection and to deal with complaints.

5 Individual Rights

5.1 What are the key rights that individuals have in relation to the processing of their personal data?

- **Right of access to data/copies of data**
The data subject is granted the right of access to personal data, upon payment of a prescribed fee, as to the data subject's personal data that are being processed by or on behalf of the data controller. The data controller must

comply with such data access request within 30 days (extendable to an additional 14 days under certain circumstances). The data subject is entitled to:

- information as to the data subject's personal data that are being processed by or on behalf of the data controller; and
- have communicated to him a copy of the personal data in an intelligible form.
- **Right to rectification of errors**
In the case that personal data have been supplied to the data subject upon his request and the same are inaccurate, incomplete, misleading or not up to date, or when the data subject knows that his personal data are inaccurate, incomplete, misleading or not up to date, the data subject has the right to get them corrected by making a written request to the data controller.
- **Right to deletion/right to be forgotten**
The data subject has the right to request that the data controller, without undue delay, erase personal data in the following situations:
 - the personal data are no longer necessary in relation to the purposes for which they were collected or otherwise processed;
 - the data subject withdraws the consent on which the processing is based;
 - the data subject objects to the processing;
 - the personal data have been unlawfully processed; or
 - the personal data must be erased for compliance with a legal obligation.
- **Right to object to processing**
The data subject has the right to give "data subject notice" in writing to the data controller to:
 - (i) cease the processing, or processing for a specified purpose or in a specified manner; or
 - (ii) not begin the processing, or processing for a specified purpose or in a specified manner.
 The data subject must state reasons in the "data subject notice" that:
 - (i) the processing of that personal data or the processing of personal data for that purpose or in that manner is causing, or is likely to cause, substantial damage or distress to him or to another person; and
 - (ii) the damage or distress is, or would be, unwarranted.
- **Right to restrict processing**
As explained above.
- **Right to data portability**
There is no such right in the Bill.
- **Right to withdraw consent**
The data subject has the right to withdraw his consent.
- **Right to object to marketing**
The data subject has the right to give "data subject notice" in writing to the data controller to:
 - (i) cease the processing, or processing for a specified purpose or in a specified manner; or
 - (ii) not begin the processing, or processing for a specified purpose or in a specified manner.
 The data subject must state reasons in the "data subject notice" that:
 - (i) the processing of that personal data or the processing of personal data for that purpose or in that manner is causing, or is likely to cause, substantial damage or substantial distress to him or to another person; and
 - (ii) the damage or distress is, or would be, unwarranted.
- **Right to complain to the relevant data protection authority(ies)**
The data subject may file a complaint before the proposed Personal Data Protection Authority of Pakistan against

any violation of personal data protection rights as granted under the Bill, regarding the conduct of any data controller, data processor or their processes which the data subject regards as involving:

- (i) a breach of the data subject's consent to process data;
- (ii) a breach of obligations of the data controller or the data processor in the performance of their functions under the Bill;
- (iii) the provision of incomplete, misleading or false information while taking consent of the data subject; or
- (iv) any other matter relating to protection of personal data.

■ **Other key rights**

None other than the above.

6 Registration Formalities and Prior Approval

6.1 Is there a legal obligation on businesses to register with or notify the data protection authority (or any other governmental body) in respect of its processing activities?

There is no expressed requirement in the Bill; however, while discussing the power of the Personal Data Protection Authority of Pakistan, the Bill confers upon it the power to devise a registration mechanism for data controllers and data processors. Therefore, the proposed Personal Data Protection Authority of Pakistan, when established, will devise the registration requirements.

6.2 If such registration/notification is needed, must it be specific (e.g., listing all processing activities, categories of data, etc.) or can it be general (e.g., providing a broad description of the relevant processing activities)?

This aspect will be addressed under the rules to be framed by the proposed Personal Data Protection Authority of Pakistan (please see question 6.1 above).

6.3 On what basis are registrations/notifications made (e.g., per legal entity, per processing purpose, per data category, per system or database)?

This aspect will be addressed under the rules to be framed by the proposed Personal Data Protection Authority of Pakistan (please see question 6.1 above).

6.4 Who must register with/notify the data protection authority (e.g., local legal entities, foreign legal entities subject to the relevant data protection legislation, representative or branch offices of foreign legal entities subject to the relevant data protection legislation)?

This aspect will be addressed under the rules to be framed by the proposed Personal Data Protection Authority of Pakistan (please see question 6.1 above).

6.5 What information must be included in the registration/notification (e.g., details of the notifying entity, affected categories of individuals, affected categories of personal data, processing purposes)?

This aspect will be addressed under the rules to be framed by

the proposed Personal Data Protection Authority of Pakistan (please see question 6.1 above).

6.6 What are the sanctions for failure to register/notify where required?

This aspect will be addressed under the rules to be framed by the proposed Personal Data Protection Authority of Pakistan (please see question 6.1 above).

6.7 What is the fee per registration/notification (if applicable)?

This aspect will be addressed under the rules to be framed by the proposed Personal Data Protection Authority of Pakistan (please see question 6.1 above).

6.8 How frequently must registrations/notifications be renewed (if applicable)?

This aspect will be addressed under the rules to be framed by the proposed Personal Data Protection Authority of Pakistan (please see question 6.1 above).

6.9 Is any prior approval required from the data protection regulator?

This aspect will be addressed under the rules to be framed by the proposed Personal Data Protection Authority of Pakistan (please see question 6.1 above).

6.10 Can the registration/notification be completed online?

This aspect will be addressed under the rules to be framed by the proposed Personal Data Protection Authority of Pakistan (please see question 6.1 above).

6.11 Is there a publicly available list of completed registrations/notifications?

This aspect will be addressed under the rules to be framed by the proposed Personal Data Protection Authority of Pakistan (please see question 6.1 above).

6.12 How long does a typical registration/notification process take?

This aspect will be addressed under the rules to be framed by the proposed Personal Data Protection Authority of Pakistan (please see question 6.1 above).

7 Appointment of a Data Protection Officer

7.1 Is the appointment of a Data Protection Officer mandatory or optional? If the appointment of a Data Protection Officer is only mandatory in some circumstances, please identify those circumstances.

There is no expressed requirement in the Bill; however, while discussing the power of the Personal Data Protection Authority

of Pakistan, the Bill confers upon it the power to formulate responsibilities of the Data Protection Officer. Therefore, the proposed Personal Data Protection Authority of Pakistan, when established, will devise the appointment requirements.

7.2 What are the sanctions for failing to appoint a Data Protection Officer where required?

In view of question 7.1 above, this is not applicable.

7.3 Is the Data Protection Officer protected from disciplinary measures, or other employment consequences, in respect of his or her role as a Data Protection Officer?

In view of question 7.1 above, this is not applicable.

7.4 Can a business appoint a single Data Protection Officer to cover multiple entities?

In view of question 7.1 above, this is not applicable.

7.5 Please describe any specific qualifications for the Data Protection Officer required by law.

In view of question 7.1 above, this is not applicable.

7.6 What are the responsibilities of the Data Protection Officer as required by law or best practice?

In view of question 7.1 above, this is not applicable.

7.7 Must the appointment of a Data Protection Officer be registered/notified to the relevant data protection authority(ies)?

In view of question 7.1 above, this is not applicable.

7.8 Must the Data Protection Officer be named in a public-facing privacy notice or equivalent document?

In view of question 7.1 above, this is not applicable.

8 Appointment of Processors

8.1 If a business appoints a processor to process personal data on its behalf, must the business enter into any form of agreement with that processor?

The Bill is silent on this aspect; however, businesses customarily execute an agreement to this effect.

8.2 If it is necessary to enter into an agreement, what are the formalities of that agreement (e.g., in writing, signed, etc.) and what issues must it address (e.g., only processing personal data in accordance with relevant instructions, keeping personal data secure, etc.)?

It is not necessary, under the Bill, to enter into an agreement.

However, for the enforcement of an agreement, such formalities must be summarised in writing and registered under the Registration Act, 1908.

9 Marketing

9.1 Please describe any legislative restrictions on the sending of electronic direct marketing (e.g., for marketing by email or SMS, is there a requirement to obtain prior opt-in consent of the recipient?).

No such legislative restriction exists.

9.2 Are these restrictions only applicable to business-to-consumer marketing, or do they also apply in a business-to-business context?

No such legislative restriction exists.

9.3 Please describe any legislative restrictions on the sending of marketing via other means (e.g., for marketing by telephone, a national opt-out register must be checked in advance; for marketing by post, there are no consent or opt-out requirements, etc.).

No such legislative restriction exists.

9.4 Do the restrictions noted above apply to marketing sent from other jurisdictions?

No such legislative restriction exists.

9.5 Is/are the relevant data protection authority(ies) active in enforcement of breaches of marketing restrictions?

For the time being, there is no data protection authority in existence.

9.6 Is it lawful to purchase marketing lists from third parties? If so, are there any best practice recommendations on using such lists?

There is no law regulating this mechanism as such.

9.7 What are the maximum penalties for sending marketing communications in breach of applicable restrictions?

None, as there is no legislation to this effect.

10 Cookies

10.1 Please describe any legislative restrictions on the use of cookies (or similar technologies).

No such legislative restriction exists.

10.2 Do the applicable restrictions (if any) distinguish between different types of cookies? If so, what are the relevant factors?

No such legislative restriction exists.

10.3 To date, has/have the relevant data protection authority(ies) taken any enforcement action in relation to cookies?

None, in view of there not being any legislation to this effect, and the fact that no data protection authority exists.

10.4 What are the maximum penalties for breaches of applicable cookie restrictions?

None, in view of there not being any legislation to this effect.

11 Restrictions on International Data Transfers

11.1 Please describe any restrictions on the transfer of personal data to other jurisdictions.

The Bill provides that if personal data is required to be transferred to any system located beyond the territories of Pakistan or any system that is not under the direct control of any of the governments in Pakistan, it must be ensured that the country where the data is being transferred offers personal data protection at least equivalent to the protection provided under the Bill. The personal data so transferred shall be processed in accordance with the Bill. Critical personal data shall only be processed in Pakistan. The Federal Government is vested with the power to exempt certain categories of personal data (except sensitive data) from these requirements on the grounds of necessity or strategic interests.

11.2 Please describe the mechanisms businesses typically utilise to transfer personal data abroad in compliance with applicable transfer restrictions (e.g., consent of the data subject, performance of a contract with the data subject, approved contractual clauses, compliance with legal obligations, etc.).

There are no such mechanisms.

11.3 Do transfers of personal data to other jurisdictions require registration/notification or prior approval from the relevant data protection authority(ies)? Please describe which types of transfers require approval or notification, what those steps involve, and how long they typically take.

This is not yet specified in the Bill, although it may be a subject matter of the rules to be framed thereunder.

11.4 What guidance (if any) has/have the data protection authority(ies) issued following the decision of the Court of Justice of the EU in *Schrems II* (Case C-311/18)?

This is not applicable.

11.5 What guidance (if any) has/have the data protection authority(ies) issued in relation to the European Commission's revised Standard Contractual Clauses?

This is not applicable.

12 Whistle-blower Hotlines

12.1 What is the permitted scope of corporate whistle-blower hotlines (e.g., restrictions on the types of issues that may be reported, the persons who may submit a report, the persons whom a report may concern, etc.)?

The Bill does not have any provision related to "whistle-blower". The Public Interest Disclosures Act, 2017 deals with the concept of "whistler-blower"; however, the same primarily deals with and focuses on public sector entities. The said Act has mandated the Government to specify private sector entities (in the official *Gazette*) to be an "organisation" for the purposes of said Act. Primarily, the Public Interest Disclosures Act, 2017 covers the wilful misuse of power or wilful misuse of discretion by virtue of which substantial loss is caused to the Government or substantial wrongful gain accrues to a public servant or to a third party. As such, the corporate sector is not the subject matter of the Public Interest Disclosures Act, 2017.

12.2 Is anonymous reporting prohibited, strongly discouraged, or generally permitted? If it is prohibited or discouraged, how do businesses typically address this issue?

The Bill is silent on this matter, however, anonymous or pseudonymous disclosures are not entertained in terms of Section 3(5) of the Public Interest Disclosures Act, 2017.

13 CCTV

13.1 Does the use of CCTV require separate registration/notification or prior approval from the relevant data protection authority(ies), and/or any specific form of public notice (e.g., a high-visibility sign)?

The Bill does not place or require any registration/notification or prior approval in relation to the use of CCTV.

13.2 Are there limits on the purposes for which CCTV data may be used?

There are no such limits (please see question 13.1 above).

14 Employee Monitoring

14.1 What types of employee monitoring are permitted (if any), and in what circumstances?

The Bill does not have any provision regarding employee monitoring.

14.2 Is consent or notice required? Describe how employers typically obtain consent or provide notice.

The Bill does not have such requirement. However, consent is generally built-in within the employment contract.

14.3 To what extent do works councils/trade unions/ employee representatives need to be notified or consulted?

There is no such requirement.

15 Data Security and Data Breach

15.1 Is there a general obligation to ensure the security of personal data? If so, which entities are responsible for ensuring that data are kept secure (e.g., controllers, processors, etc.)?

Data controllers, under the Bill, are responsible for taking practical steps to protect personal data from any loss, misuse, modification, unauthorised or accidental access or disclosure, alteration or destruction.

15.2 Is there a legal requirement to report data breaches to the relevant data protection authority(ies)? If so, describe what details must be reported, to whom, and within what timeframe. If no legal requirement exists, describe under what circumstances the relevant data protection authority(ies) expect(s) voluntary breach reporting.

The Bill requires the data controller to report a data breach to the Personal Data Protection Authority of Pakistan within 72 hours. The exception is where the personal data breach is unlikely to result in a risk to the rights and freedoms of the data subject.

In case the notification is made beyond 72 hours, the notification is to state reasons for the delay.

The notification must contain the following information:

- Description of the nature of the personal data breach including, where possible, the categories and approximate number of data subjects concerned and the categories and approximate number of personal data records concerned.
- Name and contact details of the Data Protection Officer or other contact point where more information can be obtained.
- Likely consequences of the personal data breach.
- Measures adopted or proposed to be adopted by the data controller to address the personal data breach, including, where appropriate, measures to mitigate its possible adverse effects.

15.3 Is there a legal requirement to report data breaches to affected data subjects? If so, describe what details must be reported, to whom, and within what timeframe. If no legal requirement exists, describe under what circumstances the relevant data protection authority(ies) expect(s) voluntary breach reporting.

There is no such requirement in the Bill.

15.4 What are the maximum penalties for data security breaches?

Breach	Penalty
A data controller not ceasing the processing of personal data after withdrawal of consent by the data subject.	Fine of up to PKR 5 million (US\$ 31,500 approx.) or imprisonment for a term not exceeding three years or both.
Anyone who processes or cause to be processed, disseminates or discloses personal data in violation of this Act.	Fine of up to PKR 15 million (US\$ 95,000 approx.) and in case of a subsequent unlawful processing the fine may be raised up to PKR 25 million (US\$ 158,000 approx.). In certain cases, the fine may be raised to PKR 25 million (US\$ 158,000 approx.).
Failure to adopt the security measures that are necessary to ensure data security.	Fine of up to PKR 5 million (US\$ 31,500 approx.).
Failure to comply with the orders of the Personal Data Protection Authority of Pakistan or the court.	Fine of up to PKR 2.5 million (US\$ 15,800 approx.).

16 Enforcement and Sanctions

16.1 Describe the enforcement powers of the data protection authority(ies).

- (a) **Investigative powers:** The Personal Data Protection Authority of Pakistan shall have the powers to decide a complaint, under the Bill, and shall be deemed to be a Civil Court and shall have the same powers as are vested in a Civil Court.
- (b) **Corrective powers:** The Personal Data Protection Authority of Pakistan shall have the powers to order a data controller to take such reasonable measures as it may deem necessary to remedy an applicant for any failure to implement the provisions of the Bill. In addition, it shall have the powers to take prompt and appropriate action in response to a data security breach.
- (c) **Authorisation and advisory powers:** Advising to the Federal Government and any other statutory authority on measures that must be undertaken to promote protection of personal data and ensuring consistency of application and enforcement of the Bill, shall be one of the functions entrusted upon the Personal Data Protection Authority of Pakistan.
- (d) **Imposition of administrative fines for infringements of specified GDPR provisions:** The Personal Data Protection Authority of Pakistan shall have the powers to impose penalties for non-compliance of the provisions of the Bill.
- (e) **Non-compliance with a data protection authority:** The Personal Data Protection Authority of Pakistan shall have the powers to impose a fine of up to Rs. 2.5 Million (US\$ 15,800 approx.) in case anyone fails to comply with its orders.

16.2 Does the data protection authority have the power to issue a ban on a particular processing activity? If so, does such a ban require a court order?

The Bill is silent on this.

16.3 Describe the data protection authority's approach to exercising those powers, with examples of recent cases.

As the Personal Data Protection Authority of Pakistan is not in existence, there is nothing to state regarding its approach, nor are there any cases as of yet.

16.4 Does the data protection authority ever exercise its powers against businesses established in other jurisdictions? If so, how is this enforced?

This is not applicable (please see question 16.3 above).

17 E-discovery / Disclosure to Foreign Law Enforcement Agencies

17.1 How do businesses typically respond to foreign e-discovery requests, or requests for disclosure from foreign law enforcement agencies?

The Bill is silent on this aspect; however, generally the foreign law enforcement agencies do not communicate with businesses

directly; rather, businesses are contacted via the relevant law enforcement agencies of Pakistan, who coordinate with businesses to respond to foreign law enforcement agencies.

17.2 What guidance has/have the data protection authority(ies) issued?

As the Personal Data Protection Authority of Pakistan is not in existence, no such guidelines exist.

18 Trends and Developments

18.1 What enforcement trends have emerged during the previous 12 months? Describe any relevant case law.

There are no enforcement trends that have emerged in Pakistan over the last 12 months.

18.2 What "hot topics" are currently a focus for the data protection regulator?

As the Personal Data Protection Authority of Pakistan is non-existent for the time being, once it comes into force, e-Commerce, banking transactions and telecoms are likely to be the "hot topics" on which the Authority is expected to focus.



Saifullah Khan is an international trade, IT and policy lawyer, with 20 years' experience in international trade policy and law advisory, serving a large client base in the domestic and international market. He is a very successful and renowned anti-dumping lawyer not only in Pakistan but in various jurisdictions due to his rich experience and expertise in Trade Defense Laws of the World Trade Organization. He has been engaged in more than 85% of the anti-dumping investigations initiated by the Pakistani Antidumping Authority (i.e. National Tariff Commission, Ministry of Commerce) to this day, and has been providing trade remedial consultancy services to the domestic industry in Pakistan as well as a large number of foreign producers/exporters in various countries. Mr. Khan has been writing and presenting papers on International Trade laws, Competition law, Dispute Settlement, Preferential Trade Agreements, Data Protection & e-Commerce, Trade in Services, etc. Additionally, to keep himself up-to-date with respect to the development of trade and other related policies, Mr. Khan completed an Executive Education Program on "Mastering Trade Policy" from Harvard Kennedy School, Boston, USA. He is an Advocate of the High Court, a Fellow Member of the Institute of Cost & Management Accountants of Pakistan and a Member of the Chartered Institute of Arbitrators (UK).

S. U. Khan Associates Corporate & Legal Consultants

First Floor, 92 Razia Sharif Plaza
Fazal-ul-Haq Road, Blue Area
Islamabad, 44000
Pakistan

Tel: +92 51 23447 41/42
Email: saifullah.khan@sukhan.com.pk
URL: www.sukhan.com.pk



Saeed Hasan Khan has vast experience of advising clients on various issues such as taxation, corporate, regulatory compliance, contractual obligations etc. and representing them before the authorities. Over the past 20 years, he has practised in direct and indirect taxes, which encompasses all three practice tiers: advisory; execution; and litigation. He advises on cross-border transactions, international tax treaties and matters related to tax due diligence, corporate structures, shareholder agreements and contractual stipulations between the companies. He has developed a keen professional interest in emerging laws about personal data protection and has gained a deep understanding of underlying concepts and principles governing the global data protection laws including the General Data Protection Regulation of the European Union. He carried out a great deal of research on personal data protection laws in various jurisdictions to have a comparison of core legal principles in various jurisdictions.

S. U. Khan Associates Corporate & Legal Consultants

First Floor, 92 Razia Sharif Plaza
Fazal-ul-Haq Road, Blue Area
Islamabad, 44000
Pakistan

Tel: +92 51 23447 41/42
Email: saeed.hasan@sukhan.com.pk
URL: www.sukhan.com.pk

S. U. Khan Associates Corporate & Legal Consultants is a pioneering and leading firm practising trade remedy law in Pakistan, with local and international clients. The major service areas include International Trade laws, Data Protection & e-Commerce & IT Laws, Competition Law, Foreign Investment Advisory Services, and International Trade Agreements Advisory. The Firm is also a great contributor to the dissemination of professional knowledge in various journals as well as international institutions, such as the United Nations Conference on Trade and Development and the United Nations Commission on International Trade Law (UNCITRAL), etc. The partners have been working closely with the Government in drafting legislations and in policy-making.

www.sukhan.com.pk



ICLG.com

Other titles in the ICLG series

Alternative Investment Funds
Anti-Money Laundering
Aviation Finance & Leasing
Aviation Law
Business Crime
Cartels & Leniency
Class & Group Actions
Competition Litigation
Construction & Engineering Law
Consumer Protection
Copyright
Corporate Governance
Corporate Immigration
Corporate Investigations
Corporate Tax
Cybersecurity
Derivatives
Designs
Digital Business

Digital Health
Drug & Medical Device Litigation
Employment & Labour Law
Enforcement of Foreign Judgments
Environmental & Climate Change Law
Environmental, Social & Governance Law
Family Law
Fintech
Foreign Direct Investment Regimes
Franchise
Gambling
Insurance & Reinsurance
International Arbitration
Investor-State Arbitration
Lending & Secured Finance
Litigation & Dispute Resolution
Merger Control
Mergers & Acquisitions
Mining Law

Oil & Gas Regulation
Patents
Pharmaceutical Advertising
Private Client
Private Equity
Product Liability
Project Finance
Public Investment Funds
Public Procurement
Real Estate
Renewable Energy
Restructuring & Insolvency
Sanctions
Securitisation
Shipping Law
Technology Sourcing
Telecoms, Media & Internet
Trade Marks
Vertical Agreements and Dominant Firms