### **Incoming EU data and digital legislation**

There's a lot going on in the data and digital space in terms of incoming EU legislation. Here is a summary of key EU proposals which will impact the use of data (personal and non-personal), and an overview of the UK position.

17 May 2022

#### **European Strategy for Data**

#### **Data Governance Act**

The **Data Governance Act** sets out processes and structures to facilitate protected personal and non-personal data sharing among public bodies across the EU and between sectors.

It places obligations on data intermediaries and sets up other measures to strengthen public trust, including by creating a regime for "data altruism" organisations and a European Data Innovation Board.

It complements the **<u>Open Data Directive</u>** which regulates and encourages the re-use and publication of public sector information held or funded by public institutions (such as governments, libraries and archives).

#### Data Act

The **Data Act** aims to remove barriers to data sharing, give businesses access to data they contribute to creating and individuals more control over all their data (not just personal data).

It will empower users of connected devices to access and share data they generate with third parties, as well as switch cloud and edge service providers. It also aims to protect SMEs by providing a harmonised framework in which data can be shared, equalising access to data across the market. It will apply to relevant UK businesses operating in EU markets.

#### **UK Position**

The UK government has expressed similar aims around data sharing and exploitation, including in its December 2020 <u>National Data</u> <u>Strategy</u> and its <u>'Benefits of Brexit'</u> White Paper published in January 2022. A Data Reform Bill is likely to be published in the next few months.



#### Artificial Intelligence Package

### Artificial Intelligence (AI) Act

The **AI Act** will regulate the development and use of AI by providing a framework of requirements and obligations for its developers, deployers and users, together with regulatory oversight. The framework will be underpinned by a risk-categorisation system for AI, with "high risk" systems subject to the most stringent obligations, and a ban on "unacceptable risk" AI systems. UK businesses placing AI systems on the market or putting them into service or whose systems produce output used in the EU will be caught.

2021 Proposed by the European Commission in April 2021.

European Parliament Ori expected to adopt for position imminently. see

2022

Originally expected to enter into force late 2022, the end of 2023 seems more likely. There will be a two year implementation period before applying to operators.

2023

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202020222023Proposed by the European<br/>Commission in<br/>December 2020.Published in the Official<br/>Journal in June 2022Will apply from<br/>24 September 2023

### **Incoming EU data and digital legislation**

### **Digital Services Package**

#### **Digital Markets Act** The **Digital Markets Act** will regulate digital markets to address concerns raised about the market power of large online players. 2020 2022 2023 The focus is on large platform service providers (including social media, search engines and operating systems) designated as Proposed by the Expected to come The DMA will apply for the "gatekeepers", although it will also impact the wider market. Gatekeepers will be subject to a number of requirements and restrictions. European Commission into force in late 2022. most part six months after in December 2020. Provisional political its entry into force. Some agreement reached in provisions (relating mostly March 2022. to the designation process) will apply immediately. Articles 42&43 will apply from 25 June 2023, or on application if later. **Digital Services Act** The Digital Services Act (DSA) will regulate the obligations and accountability of online intermediaries and platforms in order to tackle 2022 2024 2020 illegal content, products and services, while promoting transparent advertising. Its purpose is to create a safe digital space in which It will apply fifteen months from Proposed by the Provisional political users' rights are protected and businesses can compete on an equal footing. European Commission aareement reached in adoption or from 1 January in December 2020. April 2022. 2024, whichever is later. It will apply to network infrastructure intermediaries, hosting services, online platforms and marketplaces. Obligations differ according to However, it will apply to VLOPs the size and impact of the organisation and the nature of the service, with the most stringent provisions applying to services designated and VLOSEs four months after as" Very Large Online Platforms" (VLOPs) and "Very Large Online Search Engines" (VLOSEs). This initiative will have extra-territorial reach. their designation as such. **UK Position** The DSA is similar but not identical in scope to the UK's Online Safety Bill (OSB) which is currently progressing The UK is proposing to regulate market power of digital service providers with "Strategic Market Status". through the UK Parliament. The OSB is intended to protect users, particularly children, from online harm. Provision for this is expected in the Digital Markets, Competition and Consumer Bill announced in the May It will mainly focus on user generated content, covering both illegal and harmful content. It will apply to 2022 Queen's Speech. user-to-user and search services. As with the EU initiative, this will have extra-territorial reach.

#### Updating existing data privacy and cybersecurity law

#### **NIS2** Directive

The current **NIS Directive** (implemented in the UK as the **NIS Regulations 2018**) co-ordinates EU Member States' approach to cybersecurity. It places requirements on Member States to be appropriately and sufficiently prepared for cybersecurity incidents and guides their response to them.

It also imposes cybersecurity and breach reporting obligations on operators of essential services and Digital Service Providers (online marketplaces, search engines and cloud computing services).

The European Commission proposed the **NIS2 Directive** to update and expand the remit of the NIS Directive. It expands the sectors inscope to include (among other areas) certain digital services, introduces stricter enforcement, and revises incident reporting requirements.

#### **UK Position**

NIS2 will not be adopted in the UK. The UK government announced a review of the UK cybersecurity regime and published two consultations in January 2022. This could see the scope of the NIS Regulations widened to increase the level of supervision of relevant digital service providers and bring managed (outsourced) services within scope for the first time. The government is also legislating to tackle (among other things) the security of Internet of Things devices.



EU Member States will have 21 months to transpose the Directive after it comes into force.

2021

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# **Incoming EU data and digital legislation**

#### Updating existing data privacy and cybersecurity law

#### ePrivacy

The <u>ePrivacy Regulation</u> will replace the <u>ePrivacy Directive</u> (implemented in the UK as the <u>Privacy and Electronic Communications</u> <u>Regulations (PECR)</u>).

Intended to come in alongside the GDPR, the legislation has proved highly controversial, which has delayed the process. The ePrivacy Directive is concerned with the protection of privacy in the electronic communications sector. The majority of businesses need to comply with its rules on cookies and electronic marketing.

The ePrivacy Regulation will, among other things, update the rules on cookies and the processing of electronic communications data (including metadata).

#### **UK Position**

The UK government is planning an overhaul of the UK's data protection regime which is likely to result in changes to PECR, as well as to the UK GDPR and Data Protection Act 2018. Publication of a Data Reform Bill is expected in Summer 2022.

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2017	2021	2022
Proposed by the European Commission in January 2017.	Trilogues began in May 2021.	The progress of this legislation has been slow and painful. It is unclear whether the path to adoption will now become smoother, although the Commission has prioritised completion.

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