

**GENERAL DATA PROTECTION REGULATION**

<b>EU INSTITUTION</b>	
<b>EDPB</b>	<b>ARTICLE 29 WORKING PARTY</b>

<b>EU INSTITUTION</b>		
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<b>GUIDELINES</b>	<b>OPINIONS</b>	<b>STATEMENTS</b>
<ul style="list-style-type: none"> <li>• <a href="#">Guidelines 8/2020</a> on the targeting of <i>social media users</i></li> <li>• <a href="#">Guidelines 03/2021</a> on the application of <i>Article 65(1)(a) GDPR</i></li> <li>• <a href="#">Guidance on certification criteria assessment</a> (Addendum to Guidelines 1/2018 on certification and identifying certification criteria in accordance with <i>Articles 42 and 43</i> of the Regulation)</li> <li>• <a href="#">Guidelines 09/2020</a> on <i>relevant and reasoned objection</i> under Regulation 2016/679</li> <li>• <a href="#">Guidelines 02/2021</a> on <i>Virtual Voice Assistants</i></li> <li>• <a href="#">Guidelines 01/2020</a> on processing personal data in the context of connected <i>vehicles and mobility related applications</i></li> <li>• <a href="#">Guidelines 01/2021</a> on Examples regarding <i>Data Breach Notification</i></li> <li>• <a href="#">Guidelines 10/2020</a> on <i>restrictions</i> under Article 23 GDPR</li> <li>• <a href="#">Guidelines 2/2020</a> on articles 46 (2) (a) and 46 (3) (b) of Regulation 2016/679 for <i>transfers of personal data between EEA and non-EEA public authorities and bodies</i></li> </ul>	<ul style="list-style-type: none"> <li>• EDPB - EDPS <a href="#">Joint Opinion 2/2021</a> on the European Commission’s Implementing Decision on standard contractual clauses for <i>the transfer of personal data to third countries</i></li> <li>• EDPB - EDPS <a href="#">Joint Opinion 1/2021</a> on the European Commission’s Implementing Decision on <i>standard contractual clauses between controllers and processors</i></li> <li>• EDPB <a href="#">Opinion 8/2019</a> on the competence of a supervisory authority in case of a <i>change in circumstances relating to the main or single establishment</i></li> <li>• EDPB <a href="#">Opinion 4/2019</a> on the draft AA between EEA and non-</li> </ul>	<ul style="list-style-type: none"> <li>• <a href="#">Statement 04/2021</a> on <i>international agreements including transfers</i></li> <li>• <a href="#">Statement 02/2021</a> on new draft provisions of the second additional protocol to the Council of Europe Convention on <i>Cybercrime</i> (Budapest Convention)</li> <li>• <a href="#">Statement</a> on the end of the <i>Brexit transition</i> period - update 13/01/2021</li> <li>• <a href="#">Statement</a> on the protection of personal data processed in relation with the <i>prevention of money laundering and terrorist financing</i></li> <li>• <a href="#">Statement</a> on the Court of Justice of the European Union Judgment in Case C-</li> </ul>

- [Guidelines 06/2020](#) on the interplay of the *Second Payment Services Directive* and the GDPR
  - [Guidelines 4/2019](#) on Article 25 Data *Protection by Design and by Default*
  - [Guidelines 09/2020](#) on *relevant and reasoned objection* under Regulation 2016/679
  - [Guidelines 08/2020](#) on the targeting of *social media users*
  - [Guidelines 07/2020](#) on the *concepts of controller and processor* in the GDPR
  - [Guidelines 06/2020](#) on the interplay of the *Second Payment Services Directive* and the GDPR
  - [Guidelines 5/2019](#) on the criteria of the *Right to be Forgotten* in the search engines cases under the GDPR (part 1) - version adopted after public consultation
  - [Guidelines 05/2020](#) on *consent* under Regulation 2016/679
  - [Guidelines 2/2020](#) on articles 46 (2) (a) and 46 (3) (b) of Regulation 2016/679 for *transfers of personal data between EEA and non-EEA public authorities and bodies*
  - [Guidelines 3/2019](#) on processing of personal data *through video devices* - version adopted after public consultation
  - [Guidelines 1/2020](#) on processing personal data in the context of *connected vehicles and mobility* related applications
  - [Guidelines 5/2019](#) on the criteria of the *Right to be Forgotten* in the search engines cases under the GDPR (part 1)
  - [Guidelines 4/2019](#) on Article 25 Data *Protection by Design and by Default*
  - [Guidelines 3/2018](#) on the *territorial scope* of the GDPR (Article 3) - version adopted after public consultation
  - [Guidelines 2/2019](#) on the processing of personal data under Article 6(1)(b) GDPR in the context of the provision of *online services to data subjects* - version adopted after public consultation
- EEA **Financial Supervisory Authorities**
- EDPB [Opinion 28/2018](#) regarding the European Commission Draft Implementing Decision on the *adequate protection of personal data in Japan*
  - EDPB [Opinion 23/2018](#) on Commission proposals on European Production and Preservation Orders for *electronic evidence in criminal matters* (Art. 70.1.b)
- 311/18 - Data Protection Commissioner v Facebook Ireland and Maximillian Schrems**
- [Statement](#) on privacy implications of *mergers*
  - [Statement 3/2019](#) on an *ePrivacy regulation*
  - [Statement 2/2019](#) on the use of personal data in the course of *political campaigns*
  - [Statement 01/2019](#) on the US Foreign Account *Tax Compliance Act* (FATCA)
  - [Statement](#) of the EDPB on the data protection *impacts of economic concentration*

- [Guidelines 3/2019](#) on processing of personal data through *video devices*
- [Guidelines 1/2019](#) on *Codes of Conduct and Monitoring Bodies* under Regulation 2016/679 - version adopted after public consultation
- [Guidelines 1/2018](#) on *certification and identifying certification criteria* in accordance with Articles 42 and 43 of the Regulation - version adopted after public consultation
- [Guidelines 2/2019](#) on the processing of personal data under Article 6(1)(b) GDPR in the context of the provision *of online services to data subjects*
- [Guidelines 1/2019](#) on *Codes of Conduct and Monitoring Bodies* under Regulation 2016/679
- [Guidelines 1/2018](#) on *certification and identifying certification criteria* in accordance with Articles 42 and 43 of the Regulation 2016/679 - Annex 2
- [Guidelines 4/2018](#) on the *accreditation of certification bodies under* Article 43 of the General Data Protection Regulation (2016/679) - version adopted after public consultation
- [Guidelines 4/2018](#) on the *accreditation of certification bodies* under Article 43 of the General Data Protection Regulation (2016/679) - Annex 1
- [Guidelines 3/2018](#) on the *territorial scope* of the GDPR (Article 3)
- [Guidelines 1/2018](#) on *certification and identifying certification* criteria in accordance with Articles 42 and 43 of the Regulation 2016/679
- [Guidelines 2/2018](#) on *derogations of Article 49* under Regulation 2016/679

## EU INSTITUTION

## EDPB

## RECOMMENDATIONS

- [Recommendations 01/2020](#) on measures that *supplement transfer tools to ensure compliance* with the EU level of protection of personal data
- [Recommendations 02/2020](#) on the *European Essential Guarantees* for surveillance measures
- [Recommendation 01/2019](#) on the draft list of the European Data Protection Supervisor regarding the processing *operations subject to the requirement* of a data protection impact assessment (Article 39.4 of Regulation (EU) 2018/1725)
- [Recommendation](#) on the *Standard Application form for Approval of Controller Binding Corporate Rules* for the Transfer of Personal Data

## OTHER DOCUMENTS

- [Information note](#) on data *transfers under the GDPR to the United Kingdom* after the transition period - update 13/01/2021
- [EDPB Document](#) on the procedure for the development of informal “*Codes of Conduct sessions*”
- [EDPB Document](#) on *Coordinated Enforcement Framework* under Regulation 2016/679
- [Contribution](#) of the EDPB to the *evaluation of the GDPR* under Article 97
- [EDPB document](#) on the procedure for the approval of certification criteria by the EDPB resulting in a common certification, *the European Data Protection Seal*
- [EDPB contribution](#) to the consultation on a draft second additional protocol to the Council of Europe Convention on *Cybercrime*
- [EU - U.S. Privacy Shield](#) - *Third Annual Joint Review report* – 12/11/2019
- [EDPB pleading](#) before the CJEU in Case C-311/18 (*Facebook Ireland and Schrems*)
- [EDPB LIBE report](#) on the *implementation of GDPR*
- [Information note](#) on BCRs for companies which have *ICO as BCR Lead Supervisory Authority*
- [EU - U.S. Privacy Shield](#) - *Second Annual Joint Review report* – 22/01/2019
- Draft administrative arrangement following EDPB [opinion 04/2019](#) for the transfer of personal data between each of the *European Economic Area* (“EEA”) Authorities set out in Appendix A and each of the non-EEA Authorities set out in Appendix B
- Mission [Statement European Data Protection Board](#)
- [Memorandum of Understanding](#)

## EU INSTITUTION

## ARTICLE 29 WORKING PARTY

## GUIDELINES

- [WP225 GUIDELINES](#) on the implementation of the Court of Justice of the European Union judgment on “*Google Spain and Inc v. Agencia Española de Protección de Datos (AEPD) and Mario Costeja González*” C-131/12
- [Guidelines](#) on *Automated individual decision-making* and Profiling for the purposes of Regulation 2016/679
- [Guidelines](#) on *Transparency* under Regulation 2016/679
- [Guidelines](#) on *Personal data breach* notification under Regulation 2016/679
- [Guidelines](#) on *Consent* under Regulation 2016/679
- [Guidelines](#) on the application and setting of *administrative fines*
- [Guidelines](#) for Member States on the criteria to ensure compliance with data protection requirements in the context of the *automatic exchange of personal data for tax purposes*

## OPINIONS

- [Opinion](#) on Commission proposals on establishing a framework for interoperability between EU information systems in the field of borders and *visa as well as police and judicial cooperation, asylum and migration*
- [Opinion 03/2017](#) on processing personal data in the context of *Cooperative Intelligent Transport Systems* (C-ITS)
- [Opinion 02/2016](#) on the publication of *Personal Data for Transparency purposes* in the Public Sector
- [Opinion 01/2016](#) on the *EU–U.S. Privacy Shield* draft adequacy decision
- [Opinion 03/2015](#) on the draft directive on the protection of individuals with regard to the processing of personal data by competent authorities for the *purposes of prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties*, and the free movement of such data
- [Opinion 02/2015](#) on C-SIG Code of *Conduct on Cloud Computing*

## OTHER DOCUMENTS

- [Statement](#) on the 2016 *action plan* for the implementation of the General Data Protection Regulation (GDPR)
- [Working Document 01/2016](#) on the justification of interferences with the fundamental rights to privacy and data protection through surveillance measures when transferring personal data (*European Essential Guarantees*)
- [Statement](#) of the WP29 on automatic *inter-state exchanges of personal data for tax purposes*
- *Cookie* sweep combined analysis, [REPORT](#)

- Update of [Opinion 8/2010](#) on applicable law in light of the *CJEU judgement in Google Spain*