DATA PROTECTION OFFICE (PMO) Mitle:- An overview of the Data Protection Act and its implications as regards registration and data subject access requests. DPO **PRESENTED BY: Mrs Drudeisha Madhub** DPC **Data Protection Commissioner** DPO **Data Protection Office Defente** and Home Affairs Department **Prime Minister's Office** DPO 201 36 04 DPO http://dataprotection.gov.mu pmo-dpo@mail.gov.mu DPC

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- The Data Protection Act 2004 (DPA) gives individuals the right to know what information is held about them. It provides the legal framework to ensure that personal information is handled properly.
- The Eight Data Protection Principles which may be termed the mantras of data protection are as follows-



Personal data shall be processed fairby and lawfully.

Personal data shall be obtained only for a specified and lawful purpose, and shall not be further processed in any manner incompatible with that purpose.

Personal data shall be accurate and, where necessary, kept up to date.



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Personal data processed for any purpose shall not be kept longer than is necessary for that purpose or those purposes.

Personal data shall be processed in accordance with the rights of the data subjects under the Data Protection Act.

Appropriate security and organisational measures shall be taken against unauthorised or unlawful processing of personal data and against accidental loss or destruction of, or damage to, personal data.

Personal data shall not be transferred to another country, upless that country ensures an adequate level of protection for the rights of data subjects in relation to the processing of personal data.



What does processing, legally speaking, mean?

"processing" means any operation or set of operations, own which is performed on the data wholly or partly by automatic means, or otherwise than by automatic means, and includes -

Collecting, organising or altering the data;

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- retrieving, consulting, using, storing or adapting the data;
- Adjustication of the data by transmitting, disseminating or otherwise making it available; or
- Aligning, combining, blocking, erasing or destroying, the data.

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For the purpose of the DPA, the data controller is the person who processes personal information of individuals and in our context, the data controller is the MICT, the CISD, CIB, GOC, NCB, and all other departments, parastatals and private companies falling under the purview of the MICT, as far as they collect personal data of employees and clients for example.

Personal data is defined under the DPA as data, whether recorded electronically or otherwise, which relates to an identified or identifiable living individual, i.e, whose identity is apparent or can reasonably be ascertained from the data.

The definition is – deliberately - a very broad one. In principle, it covers any information that relates to an identifiable, living individual.

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> There are different ways in which an individual can be considered 'identifiable'. A person's full name is an ^oobvious likely identifier. But a person ^a also be identifiable from other information, including a combination of identification elements such as physical characteristics, pseudonyms occupation, address etc. > The definition is also technology neutral. It of es not matter how the personal data is stored - on paper, on an IT system, on a CCTV system etc.

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What does sensitive personal data mean?

- PPC It means personal information of a data subject which consists of information as to his/her
 - racial or ethnic origin;

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- political opinion or adherence;
- religious belief or other belief of a similar nature;
- membership to a trade union;
- physical or mental health;
 - sexual preferences or practices;
- 090 ____ the commission of an offence; or
 - any proceedings for an offence committed or alleged to have been committed by him, the disposal of such proceedings or the sentence of any court in such proceeding.

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 No sensitive data can be processed without the consent of the data subject or where the latter has made the data public, subject to certain further exceptions as provided in the Act.

The data processor is the person, other than an employee of the data controller, who be required to register under the DPA suffice that the amendments made to the DPA are proclaimed and the relevant regulations enacted which are planned for this year only.





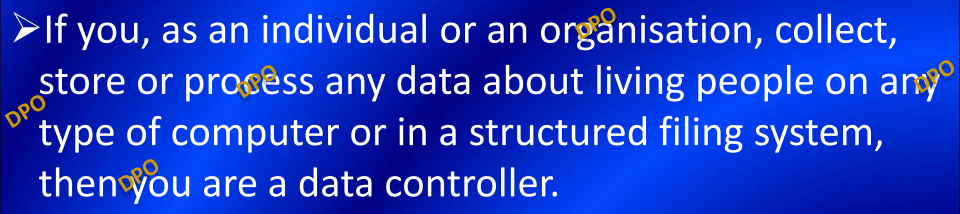
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- Data controllers are the naturator legal persons, who determine the purposes and the means of the processing of personal data, both in the public and in the private sector.
- A medical practitioner would usually be the controller of the data processed on his clients; a company would be the controller of the data processed on its clients and employees; a sports club would control the data processed on its members and a public library controls the data processed on its users. DPO



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In practice, to establish whether or not you are a data controller, you should ask, do you decide what information is to be collected, stored, to what use it sput and when it should be deleted or altered.

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•Where the data controller is not established in Mauritius, he must nominate representative who resides in Mauritius to carry out his data processing activities through an office in Mauritius.

 Each data controller must adhere to the Data Protection Act where he is established in Mauritius and where he is not established in Mauritius but uses equipment in Mauritius for processing data, other than for the purposes of transit through Mauritius.



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How is an application made to the Data Protection Office for registration?

- It must be made in writing to the Commissioner by filling in the registration form for data controllers which contain the following information as required by the DPA:-
 - His/her name and address and that of his/her representative.
 - A description of the personal data being processed, the purpose for which it is being processed and the category and class of data subjects targetted, where possible their names.

A statement as to whether he/she holds sensitive

o personal data

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 A description of the intended recipients to whom the data controller intend to disclose the personal data in his possession.

A description of the country to which the data controller intends to transfer the data, directly or indirectly.



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After the form is duly filled in and approved by the Commissioner and upon payment of the relevant fee.
^o it will then be included in the public register which will be available at the DPO for viewing by the public and a copy may be also made available on request upon
^o the payment of a fee of Rs 100. A list of registered controllers will also be available on the website.

Remember to use a separate application form for each ourpose for which you process personal data. For instance, if you use personal information for internal banking and commercial purposes, then you should fill on two separate forms.

- Remember it is an offence not to register if you are a data controller!
- OThe Commissioner may refuse an application for registration where:-
- She reasonably believes that the details supplied to her by the applicant are insufficient or simply not furnished; or
- Appropriate safeguards for the protection of the privacy of the data subjects have not been provided by the data controller; P
- \succ the applicant is not a proper and fit person.
- The Commissioner must as soon as is reasonably practicable, notify in writing, the applicant of the reasons for refusal and of the fact that herenay appeal to the ICT Tribunal.



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It is an offence and the penalty is a fine not exceeding Rs 100,000 and imprisonment not exceeding 2 years.

or how long does the registration remain valid?

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 It remains valid for a period of one year and if registration is not renewed, it will be cancelled.

s it an offence not to register or to renew registration?

 Yes, the penatry is a fine not exceeding Rs 200,000 and officient not exceeding 5 years.

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- The types of personal data to be provided on the registration form may range from contact, financial, income, employment, medical, marital details to property owned, qualifications, amount of debt, transaction details.
- The purposes for their processing are actually the nature of the business being carried out for instance, they may range from the provision of banking to health services.
 - Any change in address is to be notified in writing to the Commissioner within 15 days of the change. Otherwise, it is an offence.
 - You may also request the Commissioner to remove your name from where it is contained in the register.
 - An amendment will be brought to the DPA to include changes in particulars of the data controller to be notified in writing to the Commissioner.

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- Minimum security arrangements would normally include the following physical and technical safeguards:-
 - Physical safeguards- Access to computers should be restricted to authorised personnel only, premises alarmed and secure when not occupied.
- Technical Safeguards- Access to computers to be password-protected, PC workstation is subject to password-protected lock-out after period of inactivity, anti-virus software is in use, a firewall is used to protect systems connected to the internet.
 For sensitive data, it is recommended to use additional safeguards such as routine encryption of files and multi-level access control.

What can the Data Protection Office do when a data controller or a data processor contravenes the Data Protection Act?

 Where the Commissioner finds that a data controller or a data processor is acting in violation of the Data
 Protection Act, she may serve an *enforcement notice* on the data controller or the data processor requiring him/her to take such steps within the period of time of specified in the notice which must not be less than 21
 Days, to remedy the matter and implement the measures recommended by the Commissioner in the *enforcement notice*.



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- The data controller or the data processor must then notify the data subject of his compliance with the openforcement notice, not later than 21 days after such compliance.
- Is it an offence not to comply with the enforcement • notice?

Yes. Any person who does not comply with the enforcement notice and does not have a reasonable excuse for not complying will commit an offence, the penalty of which will be a fine not exceeding Rs 50,000 and imprisonment not exceeding 2 years.



What are the powers of the Commissioner?

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- create and maintain a register of all data controllers;

– promote self-regulation among data controllers; 🐢

take such measures as may be necessary so as to bring to the knowledge of the general public the provisions of this Act;

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 undertake research into, and monitor developments in, data processing and information technology, including data-matching and data linkage;

examine any proposal for data matching or data linkage that may involve an interference with, or may otherwise have adverse effects on the privacy of individuals and, ensure that any adverse effects of such proposal on the privacy of individuals are minimised;

do anything incidental or conducive to the operation of the objects of, and to the better performance of his duties and functions under this operation.

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What are the other powers of the Commissioner?

Where the Commissioner is of the view that the investigation reveals the commission of a criminal offence under the Data Protection Act, she can refer the matter to the Police.

The Commissioner can also request information from a person whenever it is required for the Commissioner to discharge her functions properly by sending a notice.

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The Commissioner can also carry out security checks when she believes that the processing or transfer of data by a data controller will entail specific risks to the privacy rights of the data subjects to assess the security measures taken by the data controller prior to the beginning of the processing or transfer.

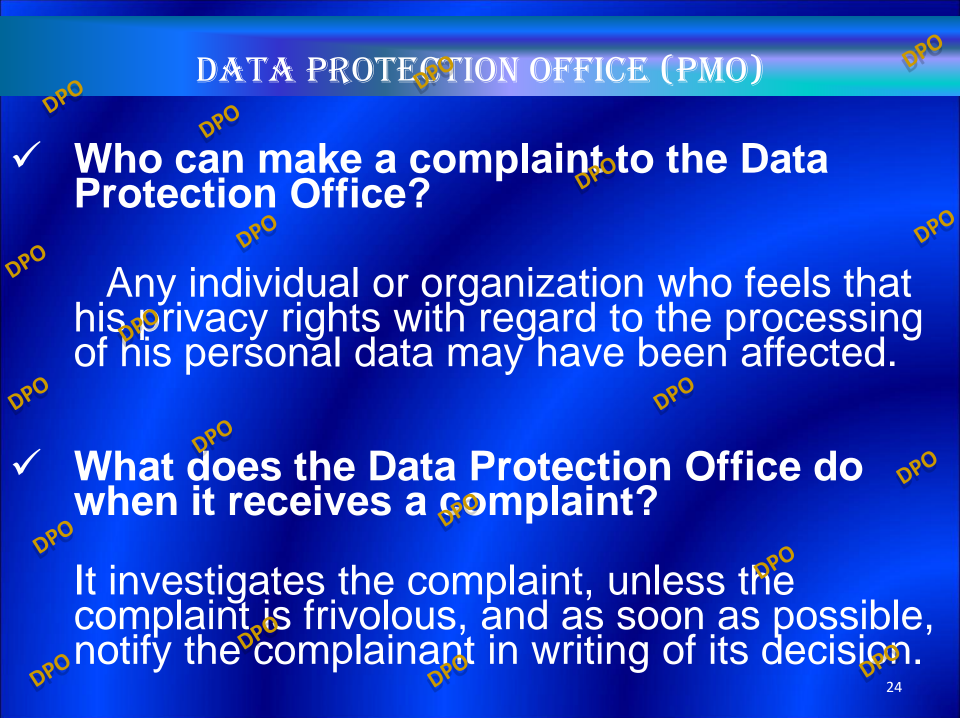
 The Commissioner can also carry out periodical audits of the systems of data controllers to ensure compliance with the data protection principles.

 An officer of the Data Protection Office may at any time enter and search the premises where data processing activities are being carried on.



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What can the complainant to if he/she is not satisfied with the outcome of the of the opening of the opening

The complainant may appeal to the Information and Communication Technologies (ICT) Tribunal if he/she is not satisfied with the decision reached by the Commissioner.



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Dealing with Subject Access Requests

- The key right for the individual is the right of access. Essentially this means that you as data controller have to supply to the individual the personal data that you of hold if a valid request is made to you under Section 41 of the DPA.
- The data subject must fill in the request for access to personal data form available at the DPO and send it to you.
- The time limit for complying with an access request is 28 days. In order to ensure your compliance with the time limit and your other access obligations the following organisational and procedural steps may be effected:

Check the validity of the access request. Ensure that it is in writing, that the appropriate fee of Rs 75 is included.

Check that sufficient material has been supplied to definitively identify the individual. This is most important as a third party may provide false material to lodge a false access request.

Check that sufficient information to logate the data has been supplied. If it is not clear what kind of data is being requested you should ask the data subject for more information. This could involve identifying the databases, locations or files to be searched or giving a description of the interactions the individual bas had with the organisation.

Log the date of receipt of the valid request.





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• Check each item of data to establish whether any of the restrictions on or denial of access provided by section 43 will apply.

- If data relating to a third party is involved, do not disclose without the consent of the third party such data. An opinion given by a third party may be disclosed unless it is an opinion which was given in confidence on the clear understanding that it would be treated as confidential.
- Monitor process of responding to the request observing time limit of <u>28 days.</u>





Supply the data in an intelligible form (include an explanation of terms if necessary). Also provide description of purposes, disclosees and source of data (unless revealing the source would be contrary to the public interest and confidentiality obligations). Number the documents supplied. Have the response "signed-off" by an appropriate person.

Regularly review your procedures and processes.

 If either the data controller or the data processor receives a request for information from another
 Jurisdiction, the data controller will need to comply with the request.



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Thank You Any Questions or Comments?