



The DPIA is an assessment of the impact of the most significant and important-to-know data protection issues from around the globe. It's not the full story, just a quick 3-minute read, collated and condensed to keep you updated with the latest news in our ever-evolving industry.

CNIL MR-001: What clinical trial sponsors need to know

The French Data Protection Authority (CNIL) has updated its MR-001 framework for interventional clinical trials, adding further complexity to an already detailed compliance regime. Whilst MR-001 provides a more efficient alternative to seeking direct authorisation from the CNIL, sponsors must be confident that their trial operations, vendor arrangements, and data flows fully align with its requirements.

In our latest blog, we explain the key differences between self-declaration and full authorisation, the operational challenges that most commonly catch international sponsors out, and what organisations can do to prepare for compliance.

[Read our blog](#)



UNITED KINGDOM

UK and Australia sign AI safety agreement

The UK and Australia have signed a Memorandum of Understanding (MoU) to strengthen collaboration on AI safety and security. The agreement brings together the UK AI Security Institute and the Australian AI Safety Institute to:

- Share insights on frontier AI capabilities
- Conduct joint research into emerging risks
- Work together to develop international best practice for testing and evaluating AI systems

The collaboration will also support efforts to better understand how advanced AI technologies could be used in cyberattacks and other high-risk scenarios.

The agreement reflects the growing importance of international cooperation as governments seek to balance AI innovation with effective risk management and oversight.

[Learn more about the agreement](#)

ICO fines energy company £160K over unlawful marketing calls

Energy Prices Direct Limited (EPDL) made more than 700,000 unsolicited marketing calls in breach of the Privacy and Electronic Communications Regulations (PECR).

An investigation by the Information Commissioner's Office found the company had purchased marketing data without confirming it had been appropriately screened against the Telephone Preference Service (TPS) and Corporate Telephone Preference Service (CTPS) registers.

The case highlights the importance of carrying out due diligence on marketing data and ensuring robust processes are in place to demonstrate compliance with PECR requirements.

[Read the ICO's direct marketing guidance](#)

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Speakers:

- Katarzyna Wieckowska (dpo centre)
- Rik Mannix (dpo centre)
- Wafa Bouaziz (DLRC)
- Kadi Kuuskmae-Perry (DLRC)

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EUROPEAN UNION

NIS2 Cooperation Group agrees on incident reporting templates

Adopted on 26 May 2026, the templates provide a common format for reporting cyber incidents under the NIS2 Directive. They aim to reduce the administrative burden for organisations and improve consistency across the EU.

The European Commission plans to adopt the templates through an implementing act, making them mandatory for all Member States. Organisations subject to NIS2 should review their incident response procedures ahead of the templates becoming mandatory.

[Guides to NIS2](#)

Spain approves draft law to support EU AI Act enforcement

The proposed legislation would establish a national framework for AI governance, including oversight responsibilities, enforcement powers, and penalties for non-compliance.

For organisations developing or deploying AI systems, the development reinforces the importance of establishing effective governance measures now. Understanding where AI is used, assessing risks, and maintaining appropriate oversight will be essential as the EU AI Act's requirements continue to take effect.

[Read Spain's draft AI law](#)

Dutch DPA publishes enhanced supervision process

On 4 June 2026, Autoriteit Persoonsgegevens (AP) published a formal process describing how it will apply 'enhanced supervision' to organisations where there are serious concerns about data protection compliance. The measure allows the regulator to monitor organisations more closely and assess whether identified issues are being adequately addressed. Through this approach, the AP aims to encourage earlier remediation of compliance gaps and reduce the likelihood that issues escalate to formal enforcement measures, including administrative fines.

For organisations, the development reinforces the importance of maintaining effective privacy governance, documenting remediation activities, and being able to demonstrate progress where compliance gaps have been identified.

[Learn more about the AP's enhanced supervision process](#)

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WATCH ON DEMAND

UNITED STATES & CANADA

Amazon faces lawsuit over facial recognition technology

The optional 'Familiar Faces' feature on Amazon's Ring uses artificial intelligence to identify and recognise individuals captured by connected doorbells and cameras. The plaintiff alleges that the technology collects and retains biometric information without the knowledge or consent of the individuals being identified.

The case highlights ongoing concerns around the use of facial recognition technologies and the privacy implications of processing biometric data. The use of these technologies requires careful consideration of transparency, lawful processing, and appropriate safeguards to maintain trust and meet regulatory expectations.

[Watch our webinar](#) to learn about the privacy risks of facial recognition technology.

OPC reports 1 in 4 organisations lack a DSAR response process

[New research](#) from the Office of the Privacy Commissioner of Canada (OPC) found that only 75% of organisations have a formal process for responding to Data Subject Access Requests (DSARs). Of those with a privacy policy, only 69% explain how customers can request access to their personal information.

Access rights are a core feature of privacy legislation across many jurisdictions. Organisations should ensure individuals can easily understand what rights are available to them and how requests can be submitted. Clear procedures, documented responsibilities, and appropriate staff training can also help ensure requests are handled consistently and within applicable deadlines.

[Download our practical guide to managing DSARs](#)

INTERNATIONAL

Somalia's DPA mandates registration for data handlers

Somalia's Data Protection Authority has launched a registration and certification programme for organisations that collect, process, store, or share personal data. The initiative aims to strengthen the protection of personal information and reinforce accountability for organisations handling personal data. Upon registration, those that meet the requirements of the country's Data Protection Act will be issued with compliance certificates by the Authority.

The development reflects a wider global trend towards stronger regulatory oversight and accountability. Organisations operating internationally should monitor emerging compliance obligations and ensure privacy programmes can adapt to differing local requirements.

[Learn how to register with Somalia's DPA](#)



We are recruiting!

To support our ongoing requirement to continuously grow our remarkable and extraordinary **#ONETEAM**, we are seeking candidates for the following positions:

- **Data Protection Officers (The Netherlands)**
- **Data Protection Officers - Life Sciences (United Kingdom)**
- **Data Protection Coordinator - Life Sciences (Poland)**
- **Data Protection Officers - Life Sciences (Poland)**
- **Senior Commercial Executive - Life Sciences (United Kingdom)**
- **Senior HR Advisor - maternity cover (United Kingdom)**

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